Title	Juvenile Law: Findings and Orders After Hearing and Termination of Juvenile Court Jurisdiction (approve Judicial Council forms JV-403, JV-443, JV-455, JV-456, and JV-457; revise forms JV-365, JV-405, JV-406, JV-410, JV-412, JV-415, JV-416, JV-417, JV-420, JV-421, JV-425, JV-426, JV-430, JV-431, JV-432, JV-433, JV-435, JV-436, JV-437, JV-438, JV-440, JV-441, JV-442, JV-445, and JV-446)
Summary	This proposal would create new Judicial Council forms and revise other forms with findings and orders. The changes are required by modifications in federal and state law that have expanded the number of issues the court must consider and about which the court must make determinations in the exercise of its oversight of the children and families under its jurisdiction. This proposal would also revise <i>Termination of Dependency Jurisdiction—Child Attaining Age of</i> <i>Majority</i> (form JV-365) to ensure that every child in a foster care placement receives the services and information required under federal and state law to support the transition from foster care to independent living.
Source	Family and Juvenile Law Advisory Committee Hon. Jerilyn L. Borack and Hon. Susan D. Huguenor, Cochairs
Staff	Aleta Beaupied, Senior Attorney, 415-865-8819, aleta.beaupied@jud.ca.gov

Findings and Orders After Hearing

The Judicial Council, effective January 1, 2006, approved a set of optional forms for use in dependency proceedings. The forms include the findings and orders required at dependency hearings as of the initial effective date. Proposed new rules 5.690 and 5.695, discussed in the SPR10-____ Invitation to Comment, Juvenile Law: Family Finding and Engagement, require the addition of a set of findings and orders regarding the diligent efforts made to identify, locate, and engage specified individuals in efforts to achieve a permanent home or lifelong connection for the child. The proposed revisions of forms JV-420, JV-421, JV-430, JV-435, JV-438, JV-440, JV-442, and JV-446, include these findings and orders.

Other modifications in federal and state law have expanded the number of issues the court must consider and about which the court must make determinations in the exercise of its oversight of the children and families under its jurisdiction. Although revising the forms was initially deferred, the Family and Juvenile Law Advisory Committee has determined that the passage of Assembly Bill 938 (Committee on Judiciary; Stats. 2009,

ch. 261), which requires the Judicial Council to create the Relative Information Form proposed in Juvenile Law: Family Finding and Engagement, makes the current public comment cycle an appropriate one to propose the following revisions of the set of optional forms for dependency proceedings.

The Family and Juvenile Law Advisory Committee recommends that the new forms and the revisions to existing forms in this proposal go into effect on July 1, 2011, to allow courts and other justice partners time to make the necessary modifications to the county systems used to generate these optional forms.

Twenty-four-month permanency hearing

Assembly Bill 2070 (Bass; Stats. 2008, ch. 482) amended several sections of, and added section 366.25 to, the Welfare and Institutions Code, providing for a subsequent permanency review hearing 24 months after the date the child was originally removed from the physical custody of his or her parent or guardian in certain circumstances. These amendments became effective January 1, 2009 and were incorporated into the affected California Rules of Court, effective January 1, 2010. The following proposed new forms include an attachment to *Findings and Orders After 18-Month Permanency Hearing (Welf. & Inst. Code, § 366.22)* (form JV-440) that contains the findings and orders for the continuation of reunification services at an 18-month hearing, a cover sheet for the general findings and orders required at a 24-month permanency hearing, and two attachments, one for each of the possible hearing outcomes:

- Eighteen-Month Permanency Attachment: Reunification Services Continued (Welf. & Inst. Code, § 366.22) (form JV-443)
- Findings and Orders After 24-Month Permanency Hearing (Welf. & Inst. Code, § 366.25) (form JV-455)
- Twenty-four-Month Permanency Attachment: Child Reunified (Welf. & Inst. Code, § 366.25) (form JV-456)
- Twenty-four-Month Permanency Attachment: Reunification Services Terminated (Welf. & Inst. Code, § 366.25) (form JV-457)

Tribal customary adoption

Effective July 1, 2010, the Legislature enacted Assembly Bill 1325 (Cook; Stats. 2009, ch. 287), providing for tribal customary adoption through the law, custom and tradition of an Indian child's tribe without termination of parental rights as a permanency option for dependent Indian children. The legislation required the Judicial Council to enact implementing rules and forms effective July 1, 2010. During the winter 2010 public comemtn cycle, the Family and Juvenile Law Advisory Committee recommended a proposal (W10-06) implementing AB 1325. The committee also identified several optional juvenile forms in addition to the form contained in the W10-06 proposal that should be revised in light of AB 1325. The committee recommended delaying the revision of the optional forms, which were already targeted for revision as part of this

proposal, in order to avoid the additional expense of revising forms multiple times and to minimize the burden on local courts.

Revision of forms JV-415 and JV-421 is proposed to add a finding that there was consultation with the child's tribe regarding tribal customary adoption as an appropriate permanent plan option.

Revision of forms JV-420 and JV-421 is proposed to insert in item 3 on both forms the phrase, "including testimony of a qualified expert witness."

Revision to add "Tribe" to the list of parties is proposed in item 2 on forms JV-405, JV-410, JV-412, and JV-415, JV-425, JV-426, JV-430, JV-435, JV-440, JV-445, and JV-446; and in item 3 on JV-406.

An addition to the advisement finding regarding the consequences of a failure to reunify, including the possible modification of parental rights and tribal customary adoption in a matter involving an Indian child, is proposed as a revision of item 21on form JV-420, items 36 and 37 on JV-421, and item 11 on JV-432 and JV-437.

A revision to add "tribal customary adoption" to the likely date finding is proposed for item 38 on form JV-421and ; item 8 on JV-432, and JV-437.

Notice to a child 10 years of age or older finding

Before January 1, 2009, Welfare and Institutions Code section 349 required the court to determine whether notice of his or her right to attend the hearing was given to a child 10 years of age or older who was not present at the hearing. Effective January 1, 2009, a provision was added to section 349 requiring the court to inquire whether the child was provided with an opportunity to attend. Rule 5.534(p) of the California Rules of Court, was amended, effective January 1, 2010, to incorporate this addition to section 359 and to require the court to determine whether the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the child was provided with an opportunity to attend the hearing.

Forms JV-410, JV-412, JV-415, JV-425, JV-426, JV-430, JV-435, JV-440, JV-445, and JV-446 include the finding that a child 10 years of age or older who is not present received proper notice and an opportunity to attend the hearing. The proposed revision of this finding incorporates the recent addition to section 349 and rule 5.534(p).

Case plan findings

In 2005, the California Legislature enacted Assembly Bill 1412 (Leno; Stats. 2005, ch. 640), which made a legislative finding and declaration that a child's input into his or her case plan is valuable and necessary to the development of a plan that best meets the child's unique needs. Existing law required the input of the parents in the case planning

process. The relevant California Rules of Court were amended effective January 1, 2007, to require findings regarding the children's and parents' involvement in the case plan development and thereby provide judicial oversight of the case-planning process to ensure that children and parents are actively involved in the case plan and permanency planning process.

The proposed revisions of the forms JV-416, JV-417, JV-420, JV-421, JV-425, JV-426, JV-430, JV-435, JV-440, JV-445, and JV-446 include new case plan findings appropriate to the each hearing type as required by rules 5.690, 5.708 and 5.740 of the California Rules of Court.

Education findings

Effective January 1, 2008, the Judicial Council incorporated applicable federal and state education and disability laws into juvenile rules and forms and provided court procedures for implementing those laws. Rule 5.651 requires the court to make specified findings and orders regarding a child's educational, physical, mental health, and developmental needs at the disposition hearing and at all subsequent hearings. The proposed revisions of forms JV-417, JV-420, JV-421, JV-425, JV-426, JV-430, JV-435, JV-440, JV-445, and JV-446 include these findings and orders related to educational, physical, mental health and developmental needs.

The proposed revisions of forms JV-431, JV-432, JV-433, JV-436, JV-437, JV-438, JV-441, and JV-442 include the deletion of the education finding regarding the limitation of a parent's educational rights as that finding is included as a proposed amended finding on the group of forms listed in the previous paragraph.

Parentage findings

Effective January 1, 2007, the Judicial Council approved amendment of rule 5.635 of the California Rules of Court, and revisions to forms JV-501 and JV-505 to follow California Supreme Court opinions recognizing that a child can have two same-sex parents. The proposed revisions of the "Paternity" section of forms JV-405, JV-410, JV-412, JV-415, JV-425, JV-426, JV-430, JV-435, JV-440, and JV-446 include replacing the term "paternity" with "parentage", replacing the term "alleged father" with "alleged parent", and changing the reference to form JV-505 to reflect its correct title, *Statement Regarding Parentage(Juvenile)*.

Siblings

Forms JV-420, JV-421, JV-430, JV-435, JV-440, JV-445, and JV-446, include a "Siblings" section regarding the child's contact and placement with his or her siblings who are also under the court's jurisdiction.

There are many instances in which the child does not have siblings under the court's jurisdiction and the *Siblings* section of the form will be blank except for a single check box. Moving this section to a proposed new form, *Sibling Attachment: Contact and Placement* (form JV-403) and adding an item to the above forms directing that the form JV-403 be attached only when the child has a sibling under the court's jurisdiction will decrease the length of the form and will eliminate the unnecessary use of paper.

Other Miscellaneous Changes

Miscellaneous revisions of the forms include the following:

1. Proposed revision of forms JV-431, JV-436, and JV-441 to add to item 2 on each form "and is ordered as the permanent plan" to make clear that the permanent plan of reunification is being implemented. The item would read, "The permanent plan of reunification is appropriate and is ordered as the permanent plan."

2. Proposed revision of form JV-432 to change item 6 to reflect amendment of rule 5.710 of the California Rules of Court, regarding the factors to consider when continuing reunification services.

3. Proposed revision to change a reference to a renumbered item in item 10 on form JV-420; items 4 and 5 on JV-432, JV-433, JV-437, JV-438, and JV-442; items 7 and 8 on JV-445; and items 12, 13, and 30 on JV-446.

4. Proposed modifications to reflect a change in the rule number and/or name, and/or a change in the form name and/or number in item 14 on JV-405, item 17 on JV-410, item 38 on JV-421, item 12 on JV-433, item 8 on JV-438, item 8 on JV-442, and item 31on JV-446.

5. Proposed revisions of item 7 on form JV-438, item 7 on JV-442, and item 29 on JV-446 to include a specific goal for a child in a placement with a fit and willing relative and a likely date finding for achieving the specific goal.

6. Proposed revision of item 29 of form JV-446 to include a specific goal for a child in a guardianship in which dependency has not yet been dismissed and a likely date finding for achieving the specific goal.

7. Proposed revision to add a specific goal of assisted adult living for a child who does not have the capacity due to cognitive or physical deficits to transition to independent living to item 29 on form JV-446 and item 7 on forms JV-438, and JV-442.

8. Proposed revision of form JV-415 to add item 14, a finding that the child's medical, dental, mental health, and educational information has been provided to the county agency as required by Welfare and Institutions Code section 16010.

9. Proposed revision of all forms to replace all references to "county child and family services agency" and "agency" with "county agency."

10. Proposed revisions to all forms to correct punctuation and formatting.

11. Proposed plain language revisions to all forms to improve readability.

The proposed forms are attached at pages 7–99.

Termination of Juvenile Court Jurisdiction

Currently the Termination of Dependency Jurisdiction—Child Attaining Age of Majority (form JV-365), used to advise the court that the county agency has provided all required information and documentation to a foster child transitioning from a foster care placement to independent living, refers only to dependency jurisdiction; however, the requirements also apply to a foster child under the jurisdiction of the delinquency court. (Cal. Code Regs., tit. 31, § 236 et seq.) The proposed revisions to the form JV-365 make clear that the form must also be completed for a foster child under the delinquency jurisdiction of the court.

A list of the proposed revised and new forms is attached at page 100.

DRAFT 3 03/08/10 XYZ	Not approved	by Judicial Council JV-	403
CHILD'S NAME:		CASE NUMBER:	
1. The child does have siblings under the court's jurisdiction			
 a. The nature of the relationship between the child and the (1) stated on the record. 	child's siblings is		
 (1) described in the social worker's report. 			
(3) other (specify):			
b. (1) Developing or maintaining the sibling relation		med below is appropriate.	
(a) (name):	(d) <i>(name):</i>		
(b) <i>(name):</i> (c) <i>(name):</i>	(e) <i>(name):</i> (f) <i>(name):</i>		
(2) Developing or maintaining the sibling relation		amed below is not appropriate.	
(a) (name):	(d) (name):		
(b) <i>(name):</i>	(e) <i>(name):</i>		
(c) <i>(name):</i>	(f) <i>(name):</i>		
(3) The basis for the finding in item 1b is			
 (a) stated on the record. (b) described in the social worker's report. 			
(c) other (<i>specify</i>):			
c. The impact of the sibling relationships on the child's place	cement and planning for	legal permanence is	
(1) stated on the record.	5		
(2) described in the social worker's report.			
(3) other <i>(specify):</i>			
2. The child and all of the child's siblings under the	court's jurisdiction are	placed together in the same home.	
3. The child and all of the child's siblings under the	court's iurisdiction are	not placed together in the same home.	
a. Efforts are being made to place the child a			
(1) Child's siblings:			
(a) <i>(name):</i>	(d) <i>(nam</i> (e) <i>(nam</i>	-	
(b) <i>(name):</i>	(f) (nam	-	
(c) <i>(name):</i> (2) The reasons the child and these siblir		er and the efforts being made to do so are	
(a) stated on the record.	0 1 0	Ŭ	
(b) described in the social wo	rker's report.		
(c) other <i>(specify):</i>			
b. Efforts to place the child with the following	siblings are not appropri	ate.	
(1) Child's siblings:			
(a) <i>(name):</i> (b) <i>(name):</i>			
(c) (name):			
(2) The reasons that efforts to place the c	hild with these siblings a	re not appropriate are	
(a) stated on the record.			
(b) described in the social wo (c) other <i>(specify):</i>	rker's report.		
	between the child and th	e child's siblings who are not placed togethe	r are
 (1) stated on the record. (2) described in the social worker's 	s report		
(3) ther (specify):			

DRAFT 5 03/09/10 xyz Not Approved by	the Judicial Council	JV-443
CHILD'S NAME:	CASE NUMBER:	
EIGHTEEN-MONTH PERMANENCY ATTACHMENT: REUNI (Welf. & Inst. Code, § 366.22		:D
 By a preponderance of the evidence, the return of the child to his or her parent or risk of detriment to the safety, protection, or physical or emotional well-being of th conclusion is stated on the record. 	legal guardian would create a substar	ntial
2. The child's out-of-home placement is necessary.		
3. The child's current placement is appropriate.		
 The child's current placement is not appropriate. The county agency matrix as a properties of the date and time indicated in form JV-report by the county agency on the progress made in locating and b. Other (<i>specify</i>): 	440, item 26 for a written	r the child.
5. The child is placed outside the state of California and that out-of-state	e placement	
 a does continue to be the most appropriate placement for the child b does not continue to be the most appropriate placement for the of the matter is continued to the date and time indicated in form J\ report by the county agency on the progress on the progress matched 	and is in the best interest of the child. child and is not in the best interest of the /-440, item 26 for a written de toward	ne child.
 (1) returning the child to California and locating an appro (2) locating an out-of-state placement that is the most approximate best interest of the child. (3) other <i>(specify):</i> 		in the
 Provision of additional reunification services 6. By clear and convincing evidence, it is in the best interest of the child to proservices to 	ovide additional reunification	
a mother biological father Indian custodian		
presumed father legal guardian other (specify):		
(1) who is making significant and consistent progress in a substance a	buse treatment program.	
(2) who is recently discharged from incarceration or institutionalization establishing a safe home for the child's return.	and making significant and consistent	t progress in
 b. There is a substantial probability that the child may be returned to the mother biological father Indian custodian presumed father Iegal guardian other (specify): by the date set for the 24-month permanency hearing under Welf. & Inst. Cod (1) consistently and regularly contacted and visited the child; (2) made significant and consistent progress in the prior 18 months in resolver removal from the home; and (3) demonstrated the capacity and ability to provide for the safety, protection needs of the child and (a) to complete the objectives of his or her substance abuse tree substance abuse provider. (b) to complete a treatment plan postdischarge from incarceration 	ving the problems that led to the child's n, physical and emotional health, and atment plan as evidenced by reports fr	special

	JV-443
CHILD'S NAME:	CASE NUMBER:
_	
7. Reunification services are continued for the mother biological father Indian custodian	
presumed father legal guardian def (specify): a as previously ordered. b as modified	
 (1) on the record. (2) in the case plan. 	
8. The likely date by which the child may be placed for adoption, tribal customary adoption identified placement with a specific goal is (specify date):	otion, legal guardianship, or in an
9. Child 10 years of age or older, placed in a group home for six months or long foster care	er from the date the child entered
a. The county agency has made efforts to identify individuals who are impor child's relationships with those individuals, consistent with the child's besi	
b. The county agency has not made efforts to identify individuals who are in child's relationships with those individuals, consistent with the child's bes	-
c. To identify individuals who are important to the child and to maintain the individuals, the county agency must provide the services	
(1) as stated on the record.	
(2) as follows:	
Health	
10. The mother biological father Indian custodian	

<i>.</i>	
	presumed father legal guardian other (specify):
	is unable unwilling unavailable to make decisions regarding the child's needs for medical,
	surgical, dental, or other remedial care, and the right to make these decisions is suspended under Welf. & Inst. Code, § 369
	and vested with the county agency.

Advisement

11. The court informed all parties present at the time of the hearing and further advises all parties that if the child is not returned to the home at the 24-month permanency hearing set on a date within 24 months from the date the child was initially removed from his or her home, the case may be referred to a selection and implementation hearing under Welf. & Inst. Code, § 366.26 that may result in the termination of parental rights and adoption of the child and other members of the sibling group or, in the case of an Indian child for whom tribal customary adoption under section 366.24 is selected as the permanent plan, modification of parental rights and the adoption of the child and other members of the sibling group.

Twenty-four-month permanency hearing date:

IV-455

Appointed

today

Present

JV-455
FOR COURT USE ONLY
DRAFT 10 04/16/10 xyz
Not approved by
Judicial Council
ARING CASE NUMBER:
-

- 1. Twenty-four-month permanency hearing
 - a. Date:
 - b. Department:
 - c. Judicial officer (name):
 - d. Court clerk (name):
 - h. Party (name):
 - (1) Child:
 - (2) Mother:
 - (3) Father-presumed:
 - (4) Father-biological:
 - (5) Father-alleged:
 - (6) Legal guardian:
 - (7) Indian custodian:
 - (8) De facto parent:
 - (9) County agency social worker:
 - (10) Tribe:
 - (11) Other (specify):
 - i. Others present in courtroom:
 - (1) Court Appointed Special Advocate (CASA) volunteer (name):
 - (2) Other (name):
 - (3) Other (name):

2. The court has read and considered and admits into evidence:

- a. Report of social worker dated:
- b. Report of CASA volunteer dated:
- Other (specify): c.
- d. Other (specify):

BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:

- Notice of the date, time, and location of the hearing was given as required by law. 3. a. L
 - For child 10 years of age or older who is not present: The child was properly notified under Welf. & Inst. Code, § 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for a continuance to enable the child to be present

Form Approved for Optional Use Judicial Council of California JV-455 [New July 1, 2011]

b. L



e. Court reporter (name):

g. Interpreter (name and language):

Attorney (name):

f. Bailiff (name):

	JV-455
CHILD'S NAME:	CASE NUMBER:
_	
 4. a. The child is may be an Indian child, and notice of t was provided as required by law. Proof of such notice was filed with th b. There is reason to believe that the child may be of Indian ancestry, an Bureau of Indian Affairs as required by law. Proof of such notice was f 	d notice of the proceedings was provided to the
5. A Court Appointed Special Advocate is appointed for the child.	
Parentage 6. a. The court inquired of the child's parents present at the hearing and oth and addresses of all presumed or alleged parents of the child. All allege not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> complete form JV-505 and submit it to the court.	ged parents present during the hearing who had
 b. The clerk of the court is ordered to provide the notice required by Welf. (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	. & Inst. Code, § 316.2 to the
Advisements and waivers	
 7. The court has informed and advised the mother presumed father other (specify): 	child
of the following: the right of each parent or guardian and the child to be present a the proceedings and, if any of these parties is financially unable to retain counse to the court's right to seek reimbursement; the right to assert the privilege agains cross-examine the persons who prepared the reports or documents submitted to to testify against the parent, legal guardian, or Indian custodian; the right to subp on one's own behalf.	el, any right to appointed counsel that exists, subject st self-incrimination; the right to confront and o the court by the petitioner and the witnesses called
 8. The mother biological father legal guardian presumed father alleged father lndian custodia other (specify): has knowingly and intelligently waived the right to a court trial on the issues, self-incrimination, the right to confront and cross-examine adverse witnesses, the right to present evidence on his or her own behalf. 	, the right to assert the privilege against

		JV-455
Cł	HILD'S NAME:	CASE NUMBER:
	orts	
9.	The county agency	
	a has b has not	
	complied with the case plan by making reasonable efforts to return the child to a safe ho	me through the provision of reasonable
	services designed to aid in overcoming the problems that led to the initial removal and c	
	making reasonable efforts to complete whatever steps are necessary to finalize the perm	nanent placement of the child.
10.		
	a by clear and convincing evidence, active efforts were made to provide	
	b. active efforts were not made to provide remedial services and rehabilities	
	breakup of this Indian family.	alive programs designed to prevent the
11.		he child's plan for permanent placement.
	child mother father representative of child	's identified Indian tribe
	other (specify):	
	b. The following were not actively involved in the case plan development, includ	ing the child's plan for permanent
	placement. The county agency is ordered to actively involve them and submit	
	date of this hearing.	le identified ledies tribe
		's identified Indian tribe
	other (specify):	
	C. The following were not actively involved in the case plan development, includ placement. The county agency is not required to involve them because these	
	unwilling to participate.	· · · · · · · · · · · · · · · · · · ·
	child mother father representative of child	l's identified Indian tribe
	other (specify):	
12.	The following persons have made the indicated level of progress toward alleviatin	q or mitigating the causes
	necessitating placement:	
	<u>None Minimal Adequate</u>	Substantial Excellent
	a. Mother	
	b. Presumed father	
	C. Biological father	
	d. Legal guardian	
	e. Indian custodian	
	f Other (specify):	
13.	a. The county agency has made diligent efforts to locate and contact the individu Rules of Court.	als identified in rule 5.637 of the California
	b The county agency has not made diligent efforts to locate and contact the indiv	viduals identified in rule 5.637 of the
	California Rules of Court and is ordered to make such diligent efforts, except for	or individuals the court has found
	inappropriate to contact under rule 5.637(c).	
	c. The county agency must submit a report to the court detailing the diligent effor	ts made and the results of such efforts
	on (date):	
14.	a The county agency has made diligent efforts to engage the individuals identified efforts to achieve a permanent home or lifelong connection for the child	ed in California Rule of Court, rule 5.637 in
	b. The county agency has not made diligent efforts to engage the individuals iden	
	of Court in efforts to achieve a permanent home or lifelong connection for the	-
	efforts, except for individuals the court has found inappropriate to contact under	
	c The county agency must submit a report to the court detailing the diligent effor	rts made and the results of such efforts
	on <i>(date):</i>	
JV	/-455 [New July 1, 2011] FINDINGS AND ORDERS AFTER	Page 3 of 5

FINDINGS AND URDERS AFTER
24-MONTH PERMANENCY HEARING
(Welf. & Inst. Code, § 366.25)
12

	JV-455
CHILD'S NAME:	CASE NUMBER:
—	
Education	
 15. a. A limitation on the right of the parents to make educational decisions for the child educational rights and responsibilities in regard to the child's education, includir California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the b. A limitation on the right of the parents to make educational decisions for the child limited as stated in <i>Findings and Orders Limiting Right to Make Educational Dece Educational Representative, and Determining Child's Educational Needs</i> (form educational rights and responsibilities of the educational representative are foun Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social work. 	ng those in rule 5.650(e)–(f) of the social worker. Id is necessary and those rights are <i>cisions for the Child, Appointing</i> JV-535) filed in this matter. The nd in rule 5.650(e))–(f) of the California
 16. a. The child's educational needs are are not being met. b. The child's physical needs are are not being met. c. The child's mental health needs are are not being met. d. The child's developmental needs are are not being met. 	
 17. The additional services, assessments, and/or evaluations the child requires to mee other concerns are: a. stated in the social worker's report. b. specified here:	et the unmet needs specified in item 16 or
 18. The following persons are ordered to take the steps necessary for the child to begin and/or evaluations identified in item 17: a. Social worker. b. Parent (name):	
 19. The child's education placement has changed since the last review hearing. a. The child's educational records, including any evaluation regarding a disa education placement within two business days of the request for enrollmet b. The child is enrolled in school. c. The child is attending school. 	-
 20. Child 16 years of age or older: a. The services stated in the case plan include those needed to assist the care to independent living. b. The services stated in the case plan do not include those needed to assist foster care to independent living. c. To assist the child in making the transition to independent living, the cour and provide the services (1) stated on the record. (2) as follows: 	ist the child in making the transition from

	JV-455
CHILD'S NAME:	CASE NUMBER:
—	

21. Siblings a.

b. I

a.

b.

- The child does not have siblings under the court's jurisdiction.
 - The child does have siblings under the court's jurisdiction. Sibling Attachment: Contact and Placement (form JV-403) is attached and incorporated by reference.

22. Placement and services are ordered as stated in (check appropriate box and attach indicated form):

- Twenty-four-Month Permanency Attachment: Child Reunified (Welf. & Inst. Code, § 366.25) (form JV-456), which is attached and incorporated by reference.
- b. L Twenty-four-Month Permanency Attachment: Reunification Services Terminated (Welf. & Inst. Code, § 366.25) (form JV-457), which is attached and incorporated by reference.

23. Contact with the child is ordered as stated in (check appropriate box and attach indicated form):

- a. L Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Important Person (form JV-400).
 - Visitation Attachment: Sibling (form JV-401).
- Visitation Attachment: Grandparent (form JV-402). C.

24. All prior orders not in conflict with this order remain in full force and effect.

Other findings and orders: 25.

- a. See attached.
- b. (Specify):

26.	The next hearing is scheduled as follows:			
	Hearing date:	Time:	Dept:	Room:
		mentation hearing	& Inst. Code, § 364) g (Welf. & Inst. Code, § 366.26) t. Code, § 366.3)	

27. L The petition is dismissed. Jurisdiction of the court is terminated. All appointed counsel are relieved of the duty to provide further representation.

28. Number of pages attached: ____

Date:

JUDGE JUDGE PRO TEMPORE COMMISSIONER REFEREE

DRAFT 3 03/08/10 XYZ

CASE NUMBER

TWENTY-FOUR-MONTH PERMANENCY ATTACHMENT: CHILD REUNIFIED (Welf. & Inst. Code, § 366.25)

 The return of the child to his or her parent or legal guardian would not create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child, and the child's placement in foster care is no longer necessary or appropriate. The factual basis for this conclusion is stated on the record.

Permanent plan

CHILD'S NAME:

- 2. The permanent plan of reunification is appropriate and is ordered as the permanent plan.
 - a. The child is placed, effective immediately, in the care and custody of the

	mother biological father Indian custodian
	presumed father 🔲 legal guardian
	other (specify):
b. 🗔	The county agency will provide family maintenance services, and the family will participate in the services stated in
	the family's case plan.
c.	The family is not in need of further services, and the person specified in item 2a is granted physical and legal
	custody of the child under the custody order and final judgment entered this day. Visitation with the child will be as
	stated in Visitation Order—Juvenile (form JV-205). The clerk of the juvenile court must file with the family court a
	completed Custody Order—Juvenile—Final Judgment (form JV-200) and Visitation Order—Juvenile (form JV-205).
Education	

3. The mother biological father Indian custodian presumed father legal guardian other (*specify*):

must ensure the child's regular school attendance and make reasonable efforts to obtain the education services necessary to meet the child's specific needs.

4. Child 16 years of age or older: The child was in foster care at 16 years of age and remains eligible for independent living services. The county agency will provide those services as stated in the child's case plan and Transitional Independent Living Plan.

Page 1 of 1

	DRAFT 5 03/1	0/10 xyz	Not Approved k	by the Judicial Council	JV-457
CHILD'S NA	AME:			CASE NUMBER:	
-					
	REUNIFICA	TION SERV	MANENCY ATTACI /ICES TERMINATEI /de, § 366.25)		
risk of de	eponderance of the evidence, the return of the etriment to the safety, protection, or physical ion is stated on the record.	e child to his o	or her parent or legal g	•	itial
2. The chil	Id's out-of-home placement is necessary.				
B. Reunific	cation services are terminated.				
4. 🛄 Tł	he child's current placement is appropriat	e.			
5. — Tr a. b.	report by the county agency on the	and time indic	cated in form JV-455, it	tem 26 for a 🔲 written [or the child.
6. 🔲 Th	he child is placed outside the state of Cali	fornia and th	at out-of-state placer	nent	
a.		•			
b.	. does not continue to be the most ap The matter is continued to the date report by the county agency on the	and time indi	cated in form JV-455, i	nd is not in the best interest of the term 26 for a written [ne child. oral
				placement within California.	
	 (2) locating an out-of-state interest of the child. (3) other (<i>specify</i>): 	placement that	at is the most appropria	ate placement for the child and i	in the best
	of permanent plan y clear and convincing evidence, there is	a compelling	reason for determin	sing that a hearing under Welf	f & Inst
C	tode, § 366.26 is not in the best interest of nd has no one currently willing or appropriate	the child bed	cause the child is not a	a proper subject for adoption at t	
a.	placement with (name):	_		, a fit and willing	relative
		ion or	•	and termination of dependency	-
	The likely date by which the child's a The relative is authorized to p			<i>ecity date):</i> al, surgical, and dental care as (provided in
	Order Granting Authority to C		dical, Surgical, and De	ntal Care (form JV-448).	
b.	 placement with (name of placement with a specific goal of (specify):):			
	(1) return home.				
	(2) adoption.				
	 (3) legal guardianship. (4) permanent placement w 	ith a fit and w	illing relative.		
	(5) a less restrictive foster c	are setting.	-		
			-	ve as a lifelong connection for th erve as a lifelong connection for	-
	The likely date by which the child's		-	-	uie youui.
C.		orts to locate	an appropriate relative	e for the child's placement, and e	
					Page 1 of
Form Approved for Judicial Council JV-457 [New Ju	of California		MANENCY ATTACH		

8.

a. The matter is ordered set for hearing under Welf. & Inst. Code, § 366.26 to select the most appropriate permanent plan for the child.

- b. By clear and convincing evidence, reasonable services have been provided or offered to the child's parents, legal guardian, or Indian custodian.
- c. The county agency and the licensed county adoption agency or the California Department of Social Services, acting as an adoption agency, will prepare and serve an assessment report as described in Welf. & Inst. Code, § 361.5(g).
- d. The court advised all parties present in court that to preserve any right to review on appeal of this order a party must seek an extraordinary writ by filing notice of intent to file a writ petition and a request for the record, which may be submitted on *Notice of Intent to File Writ Petition and Request for Record* (form JV-820), and a petition for extraordinary writ, which may be submitted on *Petition for Extraordinary Writ* (form JV-825). A copy of each form is available in the courtroom. The court further advised all parties present in court that, as to them, a notice of intent to file a writ petition and request for record must be filed with the juvenile court clerk within seven days of the date of this hearing. The clerk of the court is directed to provide written notice as stated in rule 5.708(n)(5) of the California Rules of Court to any party not present.
- e. The court advised each parent present in court of the date, time, and place of the hearing set under Welf. & Inst. Code, § 366.26; their right to counsel; the nature of the proceedings; and the requirement that at the proceedings the court must select and implement a plan of adoption, guardianship, or identified placement with a specific goal for the child. The court ordered each parent present in court to appear for the hearing set under Welf. & Inst. Code, § 366.26 and directed that each parent be notified hereafter by first-class mail to his or her usual place of residence or business only.
- f. The court orders that no notice of the hearing set under Welf. & Inst. Code, § 366.26 be provided to the person named below, who is a mother, a presumed father, or an alleged father and who has relinquished the child for adoption where relinquishment has been accepted and filed with notice under Fam. Code, § 8700, or an alleged father who has denied paternity and has executed section 2 of *Statement Regarding Parentage (Juvenile)* (form JV-505).
 - (1) (name):
 - (2) (name):
 - (3) (name):
 - (4) (name):
- g. **The likely date** by which the child may be placed for adoption, tribal customary adoption, legal guardianship, or in an identified placement with a specific goal is *(specify date):*

Services

- 9. Child 10 years of age or older, placed in a group home for six months or longer from the date the child entered foster care
 - a. The county agency has made efforts to identify individuals who are important to the child and to maintain the child's relationships with those individuals, consistent with the child's best interest.
 - b. The county agency has not made efforts to identify individuals who are important to the child and to maintain the child's relationships with those individuals, consistent with the child's best interest.
 - To identify individuals who are important to the child and to maintain the child's relationships with those individuals, the county agency must provide the services
 - (1) as stated on the record.
 - (2) as follows:

Health

10. 📃	The mother biological father presumed father legal guardian	other (specify):
	is unable unwilling unavailable	to make decisions regarding the child's needs for medical,
	surgical, dental, or other remedial care, and the right to n and vested with the county agency.	nake these decisions is suspended under Welf. & Inst. Code, § 369

C.

JV-365

54				
ATTORNEY OR PARTY WITHOUT AT	FORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY		
TELEPHONE NO.: E-MAIL ADDRESS (<i>Optional</i>): ATTORNEY FOR (<i>Name</i>):	FAX NO. (Optional):	DRAFT 3 03/08/10 xyz Not approved by		
SUPERIOR COURT OF CAL	IFORNIA, COUNTY OF	Judicial Council		
STREET ADDRESS:				
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
CHILD'S NAME:]		
CHILD'S DATE OF BIRTH:				
HEARING DATE AND TIME:	DEPT.:			
TERMI	NATION OF JUVENILE COURT JURISDICTION— CHILD ATTAINING AGE OF MAJORITY	CASE NUMBER:		

Directions for the social worker or probation officer: Check the appropriate boxes in items 1 through 6, complete item 7, attach documents as required, and sign and date item 8.

Directions for the child (if child is available): Review the boxes checked by the social worker or probation officer in items 1 through 6. Sign your initials after each item if you received the service or information. Then sign and date item 9.

- 1. a. The child wants to attend the termination hearing.
 - The child does not want to attend the termination hearing. The petitioner has attached verification that the child has been informed of the potential consequences of failure to attend the termination hearing.
 - c. The child is unavailable and/or has refused to sign this form. Evidence of reasonable efforts to locate the child and to obtain the child's signature is attached.

2. An attached report verifies that the child has received written information concerning his or her juvenile court case, including (check all that apply):

a.	Information known about the child's Indian heritage or tribal connections, if applicable
b.	The child's family history
c.	The child's placement history
d.	The child's educational and medical history
e.	Any photographs of the child or the child's family in the possession of the county welfare department or probation
	department, other than forensic photographs
f.	The whereabouts of any siblings under the jurisdiction of the juvenile court
q.	The child's right to go to the clerk's office and, after demonstrating his or her identity by showing an identification card or
0	by other means, inspect, receive, and copy the child's juvenile case file without an order from the juvenile court (see
	Welf. & Inst. Code, §§ 826.6 and 827 and rule 5.552 of the California Rules of Court)
I.	The date on which the invitation of the court will be terminated

h. The date on which the jurisdiction of the court will be terminated

b.

	JV-365
CHILD'S NAME:	CASE NUMBER:
—	
 3. The child has been provided with the following documents (check all that apply): a. Certified birth certificate b. Social security card c. Identification card and/or driver's license d. Proof of citizenship or residency status e. Death certificate of parent or parents, if applicable f. Health and education summary, as described in Welf. & Inst. Code, § 16010(a) g. Letter prepared by the county welfare department or the probation department that ir of birth, the dates during which the child was within the jurisdiction of the juvenile cou was a foster youth in compliance with state and federal financial aid documentation residence with state and federal financial aid documentation	rt, and a statement that the child
4. If the child continues to be eligible for services or accommodations under the Individuals W the Americans With Disabilities Act, or section 504 of the Rehabilitation Act of 1973, the c her most recent service or accommodation plan.	
 5. The child has been receiving services as provided in the Individuals With Disabilities Edu §§ 300.320(b) and (c), 300.321(b)), and a. the child has received his or her transition service plan. b. the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed of the rights that will transfer to him or her under the child has been informed has been informed of the rights that will transfer to him or her under the child has been informed has been informed has been her child has been	
 6. The child has received the following: a. Assistance with an application for Medi-Cal or other health insurance, including informextended Medi-Cal benefits until age 21 b. Assistance with an application for college, a vocational training program, or another extended Medi-Cal benefits until age 21 b. Assistance with an application for college, a vocational training program, or another extended Medi-Cal benefits until age 21 b. Assistance with an application for college, a vocational training program, or another extended Medi-Cal benefits until age 21 b. Assistance with an application for college, a vocational training program, or another extended Medi-Cal benefits until age 21 c. Information on obtaining, or an application to obtain, financial assistance for education d. A referral to transitional housing, if available, or assistance in securing other housing e. Assistance in obtaining employment or other financial support f. Assistance in maintaining relationships with individuals who are important to the child interest (required only if the child has been in out-of-home placement for six months of g. Other services ordered by the court (specify): 	educational or employment program onal and employment programs d, consistent with the child's best
7. Number of pages attached:	
8. I declare under penalty of perjury under the laws of the State of California that the foregoing and	all attachments are true and correct.
Date:	
(TYPE OR PRINT NAME) (SIGNATURE OF SOCIAL	WORKER OR PROBATION OFFICER)
9. I certify that I have received the information and services that I initialed above. Date:	
(TYPE OR PRINT NAME)	LD'S SIGNATURE)

TERMINATION OF JUVENILE COURT JURISDICTION— CHILD ATTAINING AGE OF MAJORITY

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number,	FOR COURT USE ONLY	
TELEPHONE NO.: FAX N E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF	NO. (Optional):	DRAFT 3 03/08/10 xyz Not approved by Judicial Council
STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: CHILD'S NAME:		
CONTINUANCE-DETEN	NTION HEARING	CASE NUMBER:
 2. Detention hearing a. Date: b. Department: c. Judicial officer (name): d. Court clerk (name): 	e. Court reporter <i>(name</i> f. Bailiff <i>(name):</i> g. Interpreter <i>(name an</i>	nd language):
 h. <u>Party (name)</u>: (1) Child: (2) Mother: (3) Father—presumed: (4) Father—biological: (5) Father—alleged: (6) Legal guardian: (7) Indian custodian: (8) De facto parent: (9) County agency social worker: (10) Tribe: 	Present Attorne	Appointe ey (name): Present today

- (1) Court Appointed Special Advocate (CASA) volunteer (name):
- (2) Other (name):
- (3) Other (name):

THE COURT FINDS AND ORDERS:

3. The attorney appointed to represent the child as the child's attorney of record is also appointed as the child's Child Abuse Prevention and Treatment Act guardian ad litem.

- 4. _____ a. The child will not benefit from representation by an attorney, and the court further finds:
 - (1) the child understands the nature of the proceedings;
 - (2) the child is able to communicate and advocate effectively with the court, other counsel, other parties, including social workers, and other professionals involved in the case; and
 - (3) under the circumstances of the case, the child would not gain any benefit from being represented by counsel.
 - b. A Court Appointed Special Advocate is appointed for the child, and that person is also appointed as the child's Child Abuse Prevention and Treatment Act guardian ad litem.

С	HILD'S I	NAME:	CASE NUMBER:
5.		A Court Appointed Special Advocate is appointed for the child.	
6.	The c	court has informed and advised the mother biological father legal guardian presumed father alleged father Indian custodian other (specify): of the following: a. a. The right of the child and each parent, legal guardian, and Indian custodian to	be present and to be represented by
		 a. The right of the child and each parent, legal guardian, and matan dustoular to counsel at every stage of the proceedings and, if any of these parties is finance appointed counsel that exists, subject to the court's right to seek reimbursements. b. The right to be informed by the court of the following: the contents of the petition; the nature of and possible consequences of juvenile court proceedings; the reasons for the initial detention and the purpose and scope of the detered the right to have a child who is detained immediately returned to the home custodian if the petition is not sustained; that if the petition is sustained and the child is removed from the care of the Custodian, the time for services will commence on the date the petition is a initial removal, whichever is earlier; that the time for services will not exceed 12 months for a child aged three y removal; and that the time for services will not exceed 6 months for a child under the age member of a sibling group that includes a child under the age of three year custodian fails to participate regularly and make substantive progress in an exports or documents submitted to the court by the petitioner and the witnesse guardian, or Indian custodian; to subpoena witnesses; and to present evidence 	ially unable to retain counsel, any right to nt. ntion hearing if the child is detained; of the parent, legal guardian, or Indian e parent, legal guardian, or Indian sustained or 60 days from the date of the years or over at the time of the initial e of three years or for the s if the parent, legal guardian, or Indian by court-ordered treatment program. Seexamine the persons who prepared as called to testify against the parent, legal
7.	The c	court has considered the information contained in report of social worker dated: other (<i>specify</i>): other (<i>specify</i>): and based on this information finds that continuance in the home is contrary to the determination at the continued hearing.	child's welfare pending a further
8.		The court grants the motion for continuance under Welfare and Institutions Code s mother biological father legal guardian presumed father alleged father Indian custodian other (specify): other (specify):	ection 322 made by the child
9.		A motion for continuance was made by the mother biological father legal guardian presumed father alleged father Indian custodian other (<i>specify</i>): and good cause exists for granting the continuance in that a. notice of the date, time, and location of the hearing was not given to (<i>na</i> b. the child did not receive proper notice of his or her right to attend the her c. other (<i>specify</i>):	-

The motion for the continuance is granted.

	JV-405
CHILD'S NAME:	CASE NUMBER:
<u>├</u>	
10. Contact with the child is ordered as stated in (check appropriate box and attach a. Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other I.	
 b. Visitation Attachment: Sibling (form JV-401). c. Visitation Attachment: Grandparent (form JV-402). 	
11. Parentage	
a The court inquired of the child's parents present at the hearing and other appropriate and addresses of all presumed or alleged parents of the child. All alleged parent not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form JV-complete form JV-505 and submit it to the court.	nts present during the hearing who had
 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. Council (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	ode, § 316.2 to
12. The parents, legal guardians, and Indian custodians must keep the court, the agency, and addresses and telephone numbers and provide written notification of any changes to their guardians, and Indian custodians present during the hearing who had not previously subn (form JV-140) or its equivalent were provided with and ordered to complete the form, or its before leaving the courthouse today.	r mailing addresses. The parents, legal nitted a <i>Notification of Mailing Address</i>
13. The mother biological father legal guardian presumed father alleged father Indian custodian other (specify): biological father biological father	
must complete a Your Child's Health and Education (form JV-225) or provide the necessar agency social worker to complete the form.	ary information for the county
14. The mother biological father legal guardian presumed father alleged father Indian custodian other (specify): biological father biological father	
were provided with a <i>Parental Notification of Indian Status</i> (form ICWA-020) and ordered submit it to the court before leaving the courthouse today.	to complete form ICWA-020 and to
15. The child is or may be an Indian child and the county agency mu of the proceeding and of the tribe's right to intervene in the proceeding to all identifi Affairs if the identify or location of a parent, an Indian custodian, or a tribe cannot be be filed with this court.	ed tribes and to the Bureau of Indian
16. There is reason to believe the child may be of Indian ancestry and the county agen proceedings to the Bureau of Indian Affairs as required by law. Proof of such notice	
17. The mother biological father legal guardian presumed father alleged father Indian custodian other (specify): other (specify): Indian custodian	
must disclose to the county agency social worker the names, residency, and any known ic maternal or paternal relatives of the child.	dentifying information of any
 18. Other findings and orders: a. See attached. b. (Specify): 	

JV-405		
	CASE NUMBER:	CHILD'S NAME:
		_
_		

19. All parties are ordered to return for the continued hearing:

 Hearing date:
 Time:
 Dept:
 Room:

20. All prior orders not in conflict with this order remain in full force and effect.

21. Number of pages attached: _____

Date:

UL	IDGE	JUDGE PRO TEMPO	DRE

Date:

COMMISSIONER

REFEREE

		JV-406
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):		DRAFT 4 03/08/10 xyz Not approved by
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: CHILD'S NAME:		Judicial Council
CONTINUANCE—GENERAL		CASE NUMBER:
1. This matter came before the court on the original petit other (<i>specify</i>):	ion subsequent petiti filed on (
 2. Hearing type: Jurisdictional Dispositional In-home status review (Welf. & Inst. Code, § 364) 6-month prepermanency (Welf. & Inst. Code, § 366.21(12-month permanency (Welf. & Inst. Code, § 366.21(f)) 18-month permanency (Welf. & Inst. Code, § 366.22) 24-month permanency (Welf. & Inst. Code, § 366.25) Selection and implementation (Welf. & Inst. Code, § 366.25) Selection and implementation (Welf. & Inst. Code, § 366.3) Other (specify):)	
 3. a. Date: b. Department: c. Judicial officer (name): d. Court clerk (name): h. Party (name): (1) Child: (2) Mother: (3) Father—presumed: (4) Father—biological: (5) Father—alleged: (6) Legal guardian: (7) Indian custodian: (8) De facto parent: (9) County agency social worker: (10) Tribe: (11) Other (specify): 	e. Court reporter (name): f. Bailiff (name): g. Interpreter (name and la Present Attorney (n Attorney (n	Appointed

- i. Others present in courtroom:
 - (1) Court Appointed Special Advocate (CASA) volunteer (name):
 - (2) Other (name):
 - (3) Other (name):

	JV-406
CHILD'S NAME:	CASE NUMBER:
THE COURT FINDS AND ORDERS:	
4. The attorney appointed to represent the child as the child's attorney of record is also Prevention and Treatment Act guardian ad litem.	o appointed as the child's Child Abuse
 5a. The child will not benefit from representation by an attorney, and the court further (1) the child understands the nature of the proceedings; (2) the child is able to communicate and advocate effectively with the court, oth including social workers, and other professionals involved in the case; and (3) under the circumstances of the case, the child would not gain any benefit fr b. A Court Appointed Special Advocate is appointed for the child, and that person child's Child Abuse Prevention and Treatment Act guardian ad litem. 	her counsel, other parties, rom being represented by counsel.
6. A Court Appointed Special Advocate is appointed for the child.	
7. The mother biological father legal guardian presumed father alleged father Indian custodian other (specify): made a motion for continuance by a. written notice timely filed. b. oral motion, and good cause was shown for permitting an oral motion.	child county agency
8. The court on its own motion finds that continuance is not contrary to the interests of continuance as set forth in item 9.	the child, and good cause exists for the
 9. A continuance is not contrary to the interests of the child. Good cause for granting to a notice of the date, time, and location of the hearing was not given to (spective) the child did not receive proper notice of his or her right to attend the hearing c the child is or may be an Indian child and notice of the tribe to intervene was not provided as required by law. d there is reason to believe the child may be of Indian ancestry and notice of required by law. e the county agency report was not timely filed. f the child is not in custody and a necessary but unavailable witness will be g other (specify): 	cify name): ing. a pending proceeding and the right of the of the proceedings was not provided as
10. Exceptional circumstances exist for granting a continuance of this Welf. & Inst. Cod more than 60 days after the child's removal from the home (specify factual basis):	e, § 361 dispositional hearing to a date
 11. Other findings and orders: a. See attached. b. (Specify): 	
12. This is the <i>(specify number):</i> continuance of this hearing.	
13. All parties are ordered to return for the continued hearing:	
Hearing date: Time: Dept:	Room:
14. All prior orders not in conflict with this order remain in full force and effect.	J
15. Number of pages attached:	
Date:	
JV-406 [Rev. July 1, 2011] CONTINUANCE—GENERAL	Page 2 of 2

			JV-410
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE O	NLY
H			
TELEPHONE NO.: FAX NO. (Optional):			
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):		DRAFT 5 04/15	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		Not approved by Judicial Council	
STREET ADDRESS:		Suureiai Council	L
MAILING ADDRESS: CITY AND ZIP CODE:			
BRANCH NAME:			
CHILD'S NAME:			
FINDINGS AND ORDERS AFTER DETEN (Welf. & Inst. Code, § 319)	TION HEARING	CASE NUMBER:	
 2. Detention hearing a. Date: b. Department: c. Judicial officer (name): 	e. Court reporter <i>(na</i> f. Bailiff <i>(name):</i> g. Interpreter <i>(name</i>		
 d. Court clerk (name): h. Party (name): (1) Child: (2) Mother: (3) Father—presumed: (4) Father—biological: (5) Father—alleged: (6) Legal guardian: (7) Indian custodian: (8) De facto parent: (9) County agency social worker: (10) Tribe: (11) Other (specify): i. Others present in courtroom: (1) Court Appointed Special Advocate (CASA) voluntee (2) Other (name): (3) Other (name): 		orney (name): Prese	
3. The court has read and considered and admits into evid	dence:		

- a. Report of social worker dated: b.
- Report of CASA volunteer dated:
- c. Other (specify):
- d. Other (specify):

BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:

4. a. [Notice of the date, time, and location of the hearing was given as required by law.

b. [For child 10 years of age or older who is not present: The child was properly notified under Welf. & Inst. Code, § 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for a continuance to enable the child to be present.

	50-410
CHILD'S NAME:	CASE NUMBER:
<u>–</u>	

- 5. The attorney appointed to represent the child as the child's attorney of record is also appointed as the child's Child Abuse Prevention and Treatment Act guardian ad litem.
- 6. A Court Appointed Special Advocate is appointed for the child.
 - a. The child will not benefit from representation by an attorney, and the court further finds that:
 - (1) the child understands the nature of the proceedings;
 - (2) the child is able to communicate and advocate effectively with the court, other counsel, other parties, including social workers, and other professionals involved in the case; and
 - (3) under the circumstances of the case, the child would not gain any benefit from being represented by counsel.
 - b. A Court Appointed Special Advocate is appointed for the child, and that person is also appointed as the child's Child Abuse Prevention and Treatment Act guardian ad litem.

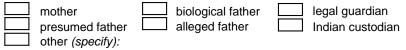
Advisements and waivers

8. Parentage

7.

- a. The court inquired of the child's parents present at the hearing and other appropriate persons present as to the identity and addresses of all presumed or alleged parents of the child. All alleged parents present during the hearing who had not previously submitted a *Statement Regarding Parentage (Juvenile)* (form JV-505) were provided with and ordered to complete form JV-505 and submit it to the court.
- b. ____ The clerk of the court is ordered to provide the notice required by Welf. & Inst. Code, § 316.2 to
 - (1) alleged parent (name):
 - (2) alleged parent (name):
 - (3) alleged parent (name):

9. The court has informed and advised the



of the following:

- a. The right of the child and each parent, legal guardian, and Indian custodian to be present and to be represented by counsel at every stage of the proceedings and, if any of these parties are financially unable to retain counsel, any right to appointed counsel that exists, subject to the court's right to seek reimbursement.
- b. The right to be informed by the court of the following:
 - the contents of the petition;
 - the nature of and possible consequences of juvenile court proceedings;
 - the reasons for the initial detention and the purpose and scope of the detention hearing if the child is detained;
 - the right to have a child who is detained immediately returned to the home of the parent, legal guardian, or Indian custodian if the petition is not sustained;
 - that if the petition is sustained and the child is removed from the care of the parent, legal guardian, or Indian custodian, the time for services will commence on the date the petition is sustained or 60 days from the date of the initial removal, whichever is earlier;
 - that the time for services will not exceed 12 months for a child aged three years or over at the time of the initial removal; and
 - that the time for services will not exceed not exceed 6 months for a child under the age of three years or for the member of a sibling group that includes a child under the age of three years if the parent, legal guardian, or Indian custodian fails to participate regularly and make substantive progress in any court-ordered treatment program.
- c. The right to a hearing by the court on the issues presented by the petition.
- d. The right to assert the privilege against self-incrimination; to confront and cross-examine the persons who prepared reports or documents submitted to the court by the petitioner and the witnesses called to testify against the parent, legal guardian; or Indian custodian; to subpoen a witnesses; and to present evidence on one's own behalf.

	JV-410
CHILD'S	NAME: CASE NUMBER:
—	
10.	The mother biological father legal guardian child presumed father alleged father Indian custodian child other (specify): other (specify): has knowingly and intelligently waived the right to a court trial on the issues, the right to assert the privilege against self-incrimination, the right to confront and cross-examine adverse witnesses, the right to subpoena witnesses, and the right to present evidence on one's own behalf.
11.	CHILD NOT DETAINED
	a. Services that would prevent the need for further detention, including those set forth in item 13, are available.
	b. The child is returned to the custody of mother biological father presumed father legal guardian presumed father alleged father
12.	 CHILD DETAINED a. Services that would prevent the need for further detention are not available. b. A prima facie showing has been made that the child comes within Welf. & Inst. Code, § 300. c. Continuance in the parent's or legal guardian's home is contrary to the child's welfare AND (select at least one): there is a substantial danger to the physical health of the child or the child is suffering severe emotional damage, and there are no reasonable means by which the child's physical or emotional health may be protected without removing the child from the physical custody of the parent or legal guardian. there is substantial evidence that a parent, legal guardian, or custodian of the child is likely to flee the jurisdiction of the court. the child has left a placement in which he or she was placed by the juvenile court. the child has been physically abused by a person residing in the home and is unwilling to return home. the child has been sexually abused by a person residing in the home and is unwilling to return home. The child is detained, and temporary placement and care of the child is vested with the county child and family services agency pending the hearing under Welf. & Inst. Code, § 355 or further order of the court. The facts on which the court bases its decision to order the child detained are stated on the record.
	 g. The child is placed in the assessed home of a relative. an emergency shelter. other suitable licensed place. a place exempt from licensure designated by the juvenile court. the assessed home of a nonrelative, extended family member as defined in Welf. & Inst. Code, § 362.7. h. Services, including those set forth in item 13, are to be provided to the family as soon as possible to reunify the child
	n. Services, including those set forth in item 13, are to be provided to the family as soon as possible to reunity the child with his or her family.
	i. Reasonable efforts were made to prevent or eliminate the need for removal from the home.
	j. Reasonable efforts were not made to prevent or eliminate the need for removal from the home.
	k. The child is removed from the Indian custodian or parent under applicable state law to prevent imminent physical damage or harm to the child.
	I There is a relative who is able, assessed, and willing to care for the child.
	m. A relative who is able, assessed, and willing to care for the child is not available. This is a temporary finding and does not preclude later placement with a relative under Welf. & Inst. Code, § 361.3.

			1	JV-410
CHILD'S NAME:			CASE NUMBER:	
—				
13. The services below will be provided pending		D. 1 . 1 1	·	Other
Service	Presumed <u>Mother</u> <u>father</u>		egal Indian <u>ardian</u> <u>custodian</u>	Other (specify):
 a. Alcohol and drug testing b. Substance abuse treatment c. Parenting education d. (Specify): e. (Specify): f. (Specify): 				
14. Contact with the child is ordered as set f a. Visitation Attachment: Parents, Lo b. Visitation Attachment: Sibling (for c. Visitation Attachment: Grandpare	egal Guardian, Indian (m JV-401).		-	
	ed father In	gal guardian dian custodian lency, and any k	nown identifying in	formation of any
presumed father allege other (specify): must complete a Your Child's Health and E	ed father In	gal guardian dian custodian or provide the n	ecessary informati	ion for the county
agency social worker to complete the form.				
17. The mother biological factor alleged father other (specify):				
were provided with a <i>Parental Notification</i> of submit it to the court before leaving the court		CWA-020) and o	rdered to complete	e form IWCA-020 and to
 18. a. The child is or may be of the proceeding and of the tribe's righ Affairs if the identify or location of a parmust be filed with this court. b. There is reason to believe that the child 	t to intervene in the pro ent, an Indian custodia	ceeding to all id n, or a tribe canr	entified tribes and not be determined.	Proof of such notice
proceeding to the Bureau of Indian Affa	irs as required by law.	Proof of such no	tice must be filed v	with this court.
 19. Other findings and orders: a. See attached. b. (Specify): 				
20. The parents, legal guardians, and Indian cu current addresses and telephone numbers a parents, legal guardians, and Indian custod <i>Mailing Address</i> (form JV-140) or its equiva submit it to the court before leaving the cou	and provide written not ians present during the lent were provided with	ification of any c hearing who ha	hanges to their ma d not previously su	illing addresses. The ubmitted a Notification of

J	V	-4	1	0

CHILD'S N	AME:			CASE NUMBER:
21.	The next hearing is sch	eduled as follows:		
	Hearing date:	Time:	Dept:	Room:

a. Jursidictional hearingb. Dispositional hearing

- c. Settlement conference
- d. Mediation
- e. Other (specify):

$22. \hspace{0.5cm} \text{All prior orders not in conflict with this order remain in full force and effect.}$

23. Number of pages attached: _____

Date:

JUDGE PRO TEMPORE

REFEREE

JUDGE

COMMISSIONER

Date:

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COUR	RT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: CHILD'S NAME:		DRAFT 6 Not approv Judicial Co	•
FINDINGS AND ORDERS AFTER JURISDICTIONAL (Welf. & Inst. Code, § 356)	HEARING	CASE NUMBER:	
filed on <i>(date):</i> 2. Jurisdictional hearing a. Date: b. Department: f. I	Court reporter (name): Bailiff (name): Interpreter (name and Present Attorney	language):	Appointed Present today

3. The court has read and considered and admits into evidence:

- a. ____ Report of social worker dated:
- b. ____ Report of CASA volunteer dated:
- c. Cher (specify):
- d. Cther (specify):

BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:

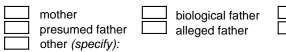
a. Notice of the date, time, and location of the hearing was given as required by law.
 b. See child 10 years of are or older who is not present: The child was properly r

For child 10 years of age or older who is not present: The child was properly notified under Welf. & Inst. Code, § 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for a continuance to enable the child to be present.

JV-412

	JV-412
CHILD'S NAME:	CASE NUMBER:
 a The child is may be an Indian child, and notice of the prowas provided as required by law. Proof of such notice was filed with this couple. b There is reason to believe that the child may be of Indian ancestry, and notice Bureau of Indian Affairs as required by law. Proof of such notice was filed with the child with the child with the child may be of such notice was filed with the child with the child with the child may be of such notice was filed with the child with the child with the child may be of such notice was filed with the child wit	e of the proceedings was provided to the
6. The attorney appointed to represent the child as the child's attorney of record is a Prevention and Treatment Act guardian ad litem.	also appointed as the child's Child Abuse
7. A Court Appointed Special Advocate is appointed for the child.	
 8. a. The child will not benefit from representation by an attorney, and the court fue (1) the child understands the nature of the proceedings; (2) the child is able to communicate and advocate effectively with the court, including social workers, and other professionals involved in the case; ar (3) under the circumstances of the case, the child would not gain any benefit b. The court orders a Court Appointed Special Advocate appointed for the child child's Child Abuse Prevention and Treatment Act guardian ad litem. 	other counsel, other parties, nd t from being represented by counsel.
9. The child's county of residence is:	
10. The child's date of birth is (specify):	
11. Parentage	
a. The court inquired of the child's parents present at the hearing and other appr and addresses of all presumed or alleged parents of the child. All alleged parent not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form J complete form JV-505 and submit it to the court.	ents present during the hearing who had
 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	Code, § 316.2 to
Advisements and waivers	
12. a. The petition was read to those present at the beginning of this jurisdictional h	nearing.
b. Reading of the petition was waived by all those present at the beginning of the	nis jurisdictional hearing.

13. The court has informed and advised the



of the following:

a. The right of the child and each parent, legal guardian, and Indian custodian to be present and to be represented by counsel at every stage of the proceedings and, if any of these parties is financially unable to retain counsel, any right to appointed counsel that exists, subject to the court's right to seek reimbursement.

legal guardian

Indian custodian

- b. The right to be informed by the court of the following:
 - the contents of the petition;
 - the nature of and possible consequences of juvenile court proceedings;
 - the reasons for the initial detention and the purpose and scope of the detention hearing if the child is detained;
 - the right to have a child who is detained immediately returned to the home of the parent, legal guardian, or Indian custodian if the petition is not sustained;
 - that if the petition is sustained and the child is removed from the care of the parent, legal guardian, or Indian custodian, the time for services will commence on the date the petition is sustained or 60 days from the date of the initial removal, whichever is earlier;

	JV-412
CHILD'S NAME:	CASE NUMBER:
F	
 that the time for services will not exceed 12 months for a child ages that the time for services will not exceed not exceed six months for a sibling group that includes a child under the age of three years if participate regularly and make substantive progress in any court-or The right to a hearing by the court on the issues presented by the pet The right to assert the privilege against self-incrimination; to confront or documents submitted to the court by the petitioner and the witness or Indian custodian; to subpoena witnesses; and to present evidence 	a child under the age of three years or for the member of the parent, legal guardian, or Indian custodian fails to dered treatment program. ition. and cross-examine the persons who prepared reports ses called to testify against the parent, legal guardian,
14. On the motion of the petitioner, the following allegations are stricke	n:
presumed father alleged father inc	al guardian child dian custodian
has knowingly and intelligently waived the right to a court trial o self-incrimination, the right to confront and cross-examine adverse v	
right to present evidence on his or her own behalf.	
	l guardian an custodian e possible consequences of his or her admission, plea of
17. Party Admits Sub	mits Pleads no contest To petition as amended on
a. Mother Image: Constraint of the constr	(specify date):
18. There is a factual basis for the admission.	
19. By a preponderance of the evidence, the allegations stated below a	are true:
 a as stated in the petition as originally filed. b as stated in the petition as amended on <i>(date):</i> (1) by agreement of the parties. 	

(2) by the court to conform to proof.

Page 3 of 4

CHILD'S NAME	:	CASE NUMBER:
-		
20. 🗌 The	allegations (specify):	
as s	stated in the petition as amended on <i>(date)</i> :	are not proven and are ordered stricken.
21 The	allegations of the petition are not sustained.	
22. The	e petition is sustained under, and the child is a person described by, Welf. & Ins 300(a) 300(c) 300(e) 300(g) 300(i) 300(b) 300(d) 300(f) 300(h) 300(j)	t. Code, § 300 (specify all that apply):
23. 🔄 The	e previous disposition has not been effective in the protection of the child.	
24 The	e county agency is ordered to immediately return the child to the mother biological father legal guardian presumed father alleged father Indian custodian other (specify):	
are	e child and the mother biological father legal guardian presumed father alleged father Indian custodian other (<i>specify</i>): placed under the supervision of the county agency for a minimum of six month mal supervision and the provision of services designed to keep the family toge	
26. Cor a. [b. [c. [Intact with the child is ordered as stated in (check appropriate box and attact Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Visitation Attachment: Sibling (form JV-401) Visitation Attachment: Grandparent (form JV-402)	
27. All prior o	orders not in conflict with this order remain in full force and effect.	
28. Oth a. [b. [her findings and orders: See attached. (Specify):	
29. The	e next hearing is scheduled as follows:	
Hea	aring date: Time: Dept:	Room:
a. [b. [c. [d. [Dispositional hearing Settlement conference Mediation Other (specify): 	
	e petition is dismissed. Jurisdiction of the court is terminated. All appointed content her representation.	ounsel are relieved of the duty to provide
31. Number of	f pages attached:	
Date:		
JV-412 [Rev. July 1, 20	FINDINGS AND ORDERS AFTER JURISDICTIONAL HE	JUDICIAL OFFICER Page 4 of 4

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	FOR COURT USE ONLY DRAFT 5 04/15/10 xyz Not approved by Judicial Council
CHILD'S NAME:	
FINDINGS AND ORDERS AFTER DISPOSITIONAL HEARIN (Welf. & Inst. Code, § 361 et seq.)	NG CASE NUMBER:
b. Department: f. Bailiff (nat	oorter (name): ame): er (name and language): Appointed

a. <u>Rep</u>ort of social worker dated:

For the purposes of establishing a guardianship, the report of the social worker includes an assessment as specified in Welf. & Inst. Code, §§ 360(a), 361.5(g).

- In the case of an Indian child, the report of the social worker includes an assessment in consultation with the Indian child's tribe, as specified in Welf. & Inst. Code, § 358.1(j), whether tribal customary adoption is an appropriate permanent plan for the child if reunification is unsuccessful.
- b. Report of CASA volunteer dated:
- c. Other (specify):
- d. Other (specify):
 - Testimony of qualified expert under the Indian Child Welfare Act

e.

	JV-415
CHILD'S NAME:	CASE NUMBER:
-	
BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT	FINDS AND ORDERS:
4. a. Notice of the date, time, and location of the hearing was given as required by law	
 b. For child 10 years of age or older who is not present: The child was properly 349(d) of his or her right to attend the hearing, was given an opportunity to be precontinuance to enable the child to be present. 	notified under Welf. & Inst. Code, §
 5. a. The child is may be an Indian child, and notice of the proceeding was provided as required by law. Proof of such notice was filed with this court. b. There is reason to believe that the child may be of Indian ancestry, and notice of by law. Proof of such notice was filed with this court. 	
6. A Court Appointed Special Advocate is appointed for the child.	
7. Parentage	
a. The court inquired of the child's parents present at the hearing and other appropriate and addresses of all presumed or alleged parents of the child. All alleged parent not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form JV-complete form JV-505 and submit it to the court.	ts present during the hearing who had
 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. Co. (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	ode, § 316.2 to
 8. The court informed and advised the mother biological father legal guardian child presumed father alleged father lndian custodian other (specify): of the following: the right of each parent or guardian and the child to be present and to be the proceedings and, if financially unable to retain counsel, any right to appointed counsel seek reimbursement; the right to assert the privilege against self-incrimination; the right to who prepared the reports or documents submitted to the court by the petitioner and the with parent, legal guardian, or Indian custodian; the right to subpoena witnesses; and the right 	represented by counsel at every stage of that exists, subject to the court's right to confront and cross-examine the persons tnesses called to testify against the
 9. The mother biological father legal guardian presumed father other (specify): has knowingly and intelligently waived the right to a court trial on the issues, the self-incrimination, the right to confront and cross-examine adverse witnesses, the right to present evidence on his or her own behalf. 	
 10. Sibling group The child and the child's siblings listed below form a sibling group in that at least on the age of three years at the time of the initial removal and all children in the sibling custody at the same time. Sibling (name): a. b. c. d. e. 	
f. JV-415 [Rev. July 1, 2011] FINDINGS AND ORDERS AFTER DISPOSITIONAL HI (Welf & Inst. Code, & 361 et seg.)	EARING Page 2 of 3

CHILD'S NAME:	JV-415 CASE NUMBER:
11. Disposition is ordered as stated in (check appropriate box and att	ach indicated form):
a. Dispositional Attachment: Dismissal of Petition With or W (form JV-416), which is attached and incorporated by refe	thout Informal Supervision (Welf. & Inst. Code, § 360(b))
b. Dispositional Attachment: In-Home Placement With Form which is attached and incorporated by reference.	al Supervision (Welf. & Inst. Code, § 361) (form JV-417),
c. Dispositional Attachment: Appointment of Guardian (Well attached and incorporated by reference.	. & Inst. Code, § 360(a)) (form JV-418), which is
d. Dispositional Attachment: Removal From Custodial Parer Inst. Code, §§ 361, 361.2) (form JV-420), which is attached	t—Placement With Previously Noncustodial Parent (Welf. & ed and incorporated by reference.
e. Dispositional Attachment: Removal From Custodial Parer 361.2) (form JV-421), which is attached and incorporated	nt—Placement With Nonparent (Welf. & Inst. Code, §§ 361, by reference.
 12. The child's rights under Welf. & Inst. Code, § 388 and the procedu § 388, including the availability of appropriate and necessary forms, a Child under the age of 12 years, through the child's attorn b Child 12 years of age or older who was present at the hear <i>Child's Information Sheet—Request to Change Court Order</i> c Child 12 years or older who was not present at the hearing <i>Information Sheet—Request to Change Court Order</i> (form 	was provided to the child as follows: ey of record or guardian ad litem aring, on the record and in writing by handing the child <i>ler</i> (form JV-185) g, in writing by mailing the child a copy of <i>Child's</i>
 13. Contact with the child is ordered as stated in (check approached as stated in (check approached as stated in (check approached as context). a. Visitation Attachment: Parent, Legal Guardian, Inc. Visitation Attachment: Sibling (form JV-401). c. Visitation Attachment: Grandparent (form JV-402) 	ian Custodian, Other Important Person (form JV-400).
14. The child's medical, dental, mental health, and educational information was provided by the mother biological faileged father Indian custodian other (specific)	ther legal guardian presumed father
15. All prior orders not in conflict with this order remain in full force	
16. Other findings and orders: a. See attached. b. (Specify):	
17. The next hearing is scheduled as follows:	
Hearing date: Time: Dept	: Room:
 a. In-home status review hearing (Welf. & Inst. Code b. Six-month prepermanency hearing (Welf. & Inst. Code c. Selection and implementation hearing (Welf. & Inst. Code, § 36 d. Postpermanency hearing (Welf. & Inst. Code, § 36 e. Other (specify): 	code, § 366.21(e)) t. Code, § 366.26)
18. The petition is dismissed. Jurisdiction of the court is termina further representation.	ted. All appointed counsel are relieved of the duty to provide
19. Number of pages attached:	
Date:	JUDGE JUDGE PRO TEMPORE
Date:	
	COMMISSIONER REFEREE Page 3 of 3
JV-415 [Rev. July 1, 2011] FINDINGS AND ORDERS AFTER D (Welf. & Inst. Code, § 37	13PUSITIONAL REAKING

DRAFT 2 03/05/10 XYZ

CHILD'S NAME:	CASE NUMBER:
DISPOSITIONAL ATTACHMENT: DISMISSAL OF PETITION WITH OR WITH (Welf. & Inst. Code, § 360(b))	OUT INFORMAL SUPERVISION
1. The child is a person described by Welf. & Inst. Code, § 300 (specify all that apply). 300(a) 300(c) 300(e) 300(g) 300(i) 300(b) 300(d) 300(f) 300(h) 300(j)	:
2. The county agency is ordered to immediately return the child to the mother biological father legal guardian presumed father alleged father Indian custodian other (specify):	
3. Reasonable efforts were were not made to prevent or eliminate the nee	ed for removal from the home.
 a The county agency solicited and integrated into the case plan the input of the b The county agency did not solicit and integrate into the case plan the input of the b The county agency did not solicit and integrate into the case plan the input of the c The county agency did not solicit and integrate into the case plan the input of the 	child mother father
and the agency is ordered to do so and submit an updated case plan within 30 da c The county agency did not solicit and integrate into the case plan the input of the representative of child's identified Indian tribe other (<i>specify</i>): and the county agency is not required to do so because these persons are unable	child mother father
5. The mother biological father legal guardian presumed father alleged father Indian custodian other (<i>specify</i>): retains custody of the child. They are placed under the supervision of the county ag under the voluntary agreement for informal supervision and the provision by the cou keep the family together as provided for in the family's case plan.	
6. The mother biological father legal guardian presumed father other (<i>specify</i>): retains custody of the child and is not in need of treatment or rehabilitation. The fac item 5 is stated on the record.	tual basis for the finding in this

Page 1 of 1

DRAFT 5 04/16/10 xyz

	DKAF1 5 04/10/10 xyz INOU approved D	y Judicial Coulicit	JV-417
C	CHILD'S NAME:	CASE NUMBER:	
	DISPOSITIONAL ATTACHMENT: IN-HOME PLACEMENT WITH FO (Welf. & Inst. Code, § 361)	DRMAL SUPERVISION	
1.	The child is a person described by Welf. & Inst. Code, § 300 (specify all that apply, 300(a) 300(c) 300(e) 300(g) 300(i) 300(b) 300(d) 300(f) 300(h) 300(j) and is adjudged a dependent of the court.):	
2.	The county agency is ordered to immediately return the child to the mother biological father legal guardian presumed father alleged father Indian custodian other (specify):		
3.	Reasonable efforts were were not made to prevent or eliminate the ne	eed for removal from the home.	
Cι	ustody of the child		
4.	Custody of the child is retained by mother biological father presumed father alleged father other (specify):		
5.	The child and the		
Fa	mily maintenance services		
6.	The county agency must provide, and the mother biological father presumed father alleged father other (specify): must participate in, family maintenance services designed to keep the family together as	specified in the family's case plar	ı.
7.	a The county agency solicited and integrated into the case plan the input of the representative of child's identified Indian tribe other (specify):	child mother	father
	b. The county agency did not solicit and integrate into the case plan the input of child's identified Indian tribe other (specify): and the agency is ordered to do so and submit an updated case plan within 30		father ,
	c. The county agency did not solicit and integrate into the case plan the input of th	e child mother	father
	representative of child's identified Indian tribe other (specify):		,
	and the county agency is not required to do so because these persons are unat participate.	ble, unavailable, or unwilling to	

	JV-417
CHILD'S NAME:	CASE NUMBER:
Education	
 a. A limitation on the right of the parents to make educational decisions for the child educational rights and responsibilities in regard to the child's education, includin California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the b. A limitation on the right of the parents to make educational decisions for the child limited as stated in <i>Findings and Orders Limiting Right to Make Educational Deceducational Representative, and Determining Child's Educational Needs</i> (form educational rights and responsibilities of the educational representative are four Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social work 	ng those in rule 5.650(e)–(f) of the social worker. Id is necessary, and those rights are <i>cisions for the Child, Appointing</i> JV-535) filed in this matter. The nd in rule 5.650(e)–(f) of the California
9.a.The child's educational needsareare notbeing met.b.The child's physical needsareare notbeing met.c.The child's mental health needsareare notbeing met.d.The child's developmental needsareare notbeing met.	
 10. The additional services, assessments, and/or evaluations the child requires to meet other concerns are: a. stated in the social worker's report. b. specified here: 	the unmet needs specified in item 9 or
11. The following persons are ordered to take the steps necessary for the child to begin and/or evaluations identified in item 10: a. Social b. Parent (name): c. Surrogate parent (name): d. Educational representative e. Other (name):	receiving the services, assessments,
12. The mother biological father legal guardian	obtain the education services

necessary to meet the child's specific needs.

DRAFT 5 04/16/10 xyz Not approve	d by the Judicial Council	JV-420
CHILD'S NAME:	CASE NUMBER:	
_		
DISPOSITIONAL A REMOVAL FROM CUSTODIAL PARENT—PLACEMEN (Welf. & Inst. Code,	IT WITH PREVIOUSLY NONCUSTODIAL	. PARENT
The child is a person described under Welf. & Inst. Code, § 3 300(a) 300(c) 300(e) 300(g) 300(b) 300(d) 300(f) 300(h)	300 (specify all that apply): 300(i) 300(j)	
and is adjudged a dependent of the court.		
Circumstances justifying removal from custodial parent		
2. There is clear and convincing evidence of the circumstances stated below (check all that apply):		ersons specified
a. Mother b. Presumed father c. Biological father d. Alleged father e. Legal guardian f. Indian custodian g. Other (specify):	61(c)(1) 361(c)(2) 361(c)(3) 361(c)(4) Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure Image: Second structure <td></td>	
by the following person is likely to cause the child serious en	, by clear and convincing evidence, continued notional or physical damage: _egal guardian ndian custodian	ohysical custody
4. Reasonable efforts were were not made to pre-	vent or eliminate the need for the child's remove	al from the home.
5. The child is may be an Indian child, and a. by clear and convincing evidence, active efforts w programs designed to prevent the breakup of this active efforts were not made to provide remedial s breakup of this Indian family.	vere made to provide remedial services and rel Indian family, and those efforts were unsucce	ssful.
Custody of the child and services		
6. a. The county agency has made diligent efforts to locate and Rules of Court.	contact the individuals identified in rule 5.637 of	of the California
 b. The county agency has not made diligent efforts to locate a California Rules of Court and is ordered to make such dilig inappropriate to contact under rule 5.637(c). c. The county agency must submit a report to the court detail 	ent efforts, except for individuals the court has	found
on (date):		
7. a. The county agency has made diligent efforts to engage the Court in efforts to achieve a permanent home or lifelong co		ornia Rules of
 b The county agency has not made diligent efforts to engage Court in efforts to achieve a permanent home or lifelong content efforts, except for individuals the court has found inappropriate The county agency must submit a report to the court detail on (date): 	onnection for the child and is ordered to make riate to contact under rule 5.637(c).	such diligent
Form Approved for Optional Use Judicial Council of California JV-420 [Rev. July 1, 2011] DISPOSITIONAL ATTACHM CUSTODIAL PARENT— PREVIOUSLY NONCUS (Welf. & Inst. Code,	-PLACEMENT WITH STODIAL PARENT	tutions Code, §§ 361, 361.2; Court, rules 5.651 and 5.695 <i>www.courts.ca.gov</i>

	JV-420
CHILD'S NAME:	CASE NUMBER:
8. a. The county agency solicited and integrated into the case plan the input of the representative of child's identified Indian tribe other (specify):	child mother father
b. The county agency did not solicit and integrate into the case plan the input of the case plan the	e child mother father
 and the agency is ordered to do so and submit an updated case plan within 30 c The county agency did not solicit and integrate into the case plan the input of the representative of child's identified Indian tribe other (<i>specify</i>): and the county agency is not required to do so because these persons are unal 	e child mother father
9. Physical custody is removed from (specify all that apply):	
	ner <i>(specify):</i>
10. Noncustodial parent a. The mother presumed father biological father	
was not residing with the child at the time that the events or conditions arose that bro & Inst. Code, § 300 and desires custody of the child. Placement with this parent woul protection, or physical or emotional well-being of the child.	÷ .
b. The child will benefit from the provision of reunification services to the biologica	al father.
c. The parent indicated in item 10a is granted physical and legal custody of the clipudgment entered this day. Visitation with the child is as stated in the <i>Visitation</i> of the juvenile court must file with the family court a completed <i>Custody Order</i> -and <i>Visitation Order—Juvenile</i> (form JV -205).	Order-Juvenile (form JV-205). The clerk
d. The child is placed with the parent indicated in item 10a, subject to the supervis agency.	sion of the juvenile court and the county
 (1) Reunification services are provided to the person from whom the c mother presumed father biological father other (specify): 	hild was removed, the
who is ordered to participate in the services stated in the case plan ordered for the parent indicated in item 10a.	. Family maintenance services are not
(2) Family maintenance services are to be provided to the parent indicative retain later custody without court supervision. The parent is ordered case plan. Reunification services are not ordered for the person from the pe	d to participate in the services stated in the
(3) Reunification services are provided to the person from whom the cl mother presumed father biological father other (specify):	hild was removed, the
and family maintenance services are to be provided to the parent ir ordered to participate in the services stated in the case plan. The of hearing which parent, if either, will have custody of the child without	court will determine at a scheduled court
e. The factual basis for the findings in this item 10 is stated on the record.	
11. The mother is incarcerated and is seeking to participate in the Department of Co a. Participation in the program is b. The program is is is	st.
JV-420 [Rev. July 1, 2011] DISPOSITIONAL ATTACHMENT: REMOVAL F CUSTODIAL PARENT—PLACEMENT WIT PREVIOUSLY NONCUSTODIAL PARENT (Welf. & Inst. Code, §§ 361, 361.2) 42	н

	JV-420
CHILD'S NAME:	CASE NUMBER:
<u> </u>	
Siblings	
12. The child does not have siblings under the court's jurisdiction.	
13. The child does have siblings under the court's jurisdiction. Sibling Attachmis is attached and incorporated by reference.	nent: Contact and Placement (form JV-403)
Education	
14. a. A limitation on the right of the parents to make educational decisions for the or educational rights and responsibilities in regard to the child's education include California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the context of the context o	ding those in rule 5.650(e)–(f) of the ne social worker.
b. A limitation on the right of the parents to make educational decisions for the or limited as stated in <i>Findings and Orders Limiting Right to Make Educational I</i> <i>Educational Representative, and Determining Child's Educational Needs</i> (for educational rights and responsibilities of the educational representative are for Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social w	Decisions for the Child, Appointing rm JV-535) filed in this matter. The bund in rule 5.650(e)–(f) of the California
15.a.The child's educational needsareare notbeing met.b.The child's physical needsareare notbeing met.c.The child's mental health needsareare notbeing met.d.The child's developmental needsareare notbeing met.	
 16. The additional services, assessments, and/or evaluations the child requires to me other concerns are: a. stated in the social worker's report. b. specified here: 	eet the unmet needs specified in item 15 or
 17. The following persons are ordered to take the steps necessary for the child to be and/or evaluations identified in item 16: a. Social worker. b. Parent (name): 	gin receiving the services, assessments,
d. Educational representative (name):	
e. Other (name):	
18. The mother biological father legal guardian image: presumed father alleged father Indian custodian image: other (specify): must ensure the child's regular school attendance and make reasonable efforts necessary to meet the child's specific needs.	to obtain the education services
Advisement	
19. At the next status review hearing, custody may be given to the parent with whom the jurisdiction of the court dismissed. If the child is removed from the parent with whom the placed in foster care, the case may be referred to a selection and implementation hearing selection and implementation hearing may result in the termination of parental right.	e child is currently placed and ordered ng under Welf. & Inst. Code, § 366.26. The

members of the sibling group or, in the case of an Indian child for whom tribal customary adoption under to section 366.24 is selected as the permanent plan, modification of parental rights and the adoption of the child and other members of the sibling group.

JV-420 [Rev. July 1, 2011]

Page 3 of 3

DRAFT 6 Not Approved by the Judicial Council xyz 04/16/10

	JV-421
CHILD'S NAME:	CASE NUMBER:
DISPOSITIONAL ATTACHMENT: REMOVAL FROM CUSTODIAL PARENT—PLACEMENT WIT (Welf. & Inst. Code, §§ 361, 361.2)	H NONPARENT
1. The child is a person described by Welf. & Inst. Code, § 300 (specify all that apply): 300(a) 300(c) 300(e) 300(g) 300(i) 300(b) 300(d) 300(f) 300(h) 300(j)	
and is adjudged a dependent of the court.	
Circumstances justifying removal from custodial parent	
2. There is clear and convincing evidence of the circumstances stated in Welf. and Inst specified below (check all that apply): <u>361(c)(1)</u> 361(c)	
a. Mother b. Presumed father c. Biological father d. Alleged father e. Legal guardian f. Indian custodian g. Other (specify):	
 The child is may be an Indian child, and, by clear and convincin qualified expert witness, continued physical custody by the following person is likely physical damage: Mother Biological father Legal guardian Presumed father Alleged father Indian custodian 	
 4. Reasonable efforts were were not made to prevent or eliminate the ne 	ed for removal from the home.
 5. The child is may be an Indian child, and, a. by clear and convincing evidence, active efforts were made to provide remprograms designed to prevent the breakup of this Indian family, and these b. active efforts were not made to provide remedial services and rehabilitative breakup of this Indian family. c. there has been consultation with the child's identified Indian tribe regardin appropriate permanent plan for the child if reunification is unsuccessful. 	e efforts were unsuccessful. ve programs designed to prevent the
Custody of the child	
6. Physical custody is removed from (specify all that apply):	
mother biological father legal guardian other presumed father alleged father Indian custodian	(specify):
7. Noncustodial parent	
a. The mother presumed father biological father the petition was filed and does does not desire custody	did not reside with the child at the time y of the child.
b. By clear and convincing evidence, placement with the following parent work safety, protection, or physical or emotional well-being of the child: Mother Presumed father Biological father	ould be detrimental to the Other (specify):
c. The factual basis for the findings in this item 7 is stated on the record.	Page 1 of 7
Form Approved for Optional Use Judicial Council of California JV-421 [Rev. July 1, 2011] DISPOSITIONAL ATTACHMENT: REMOVAL FROM CUS PARENT—PLACEMENT WITH NONPARENT (Welf. & Inst. Code, §§ 361, 361.2)	TODIAL Welfare and Institutions Code, §§ 361, 361.2, 361.5; Cal. Rules of Court, rules 5.484, 5.695 www.courts.ca.gov

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CHILD'S NAME:	CASE NUMBER:
Reunification services	
8. Provision of reunification services to the biological father will will	will not benefit the child.
 9. The mother is incarcerated and is seeking to participate in the Department of Con a. Participation in the program is is is not in the child's best interes b. The program is is not suitable to meet the needs of the mother 	est.
 10. The following person is incarcerated: mother biological father legal guardian presumed father alleged father Indian custodian and reasonable reunification services are a. granted. b. denied, because, by clear and convincing evidence, providing reunification 	other <i>(specify):</i>
11. As provided in Welf. & Inst. Code, § 361.5(b), by clear and convincing evidence	ce:
a. The mother legal guardian other (specify): presumed father Indian custodian is a person described in Welf. & Inst. Code, § (specify):	
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	361.5(b)(15)
b. The mother legal guardian other (specify):	
is a person described in Welf. & Inst. Code, § 361.5(b)(1), and a reasonably dili person. Reunification services are denied.	gent search has failed to locate the
 c. The mother legal guardian other (specify): presumed father Indian custodian is a person described in Welf. & Inst. Code, § 361.5(b)(2), and reunification serv (1) granted. (2) denied, because the person, even with the provision of services, is u adequately caring for the child within the statutory time limits. 	vices are
 d. The mother legal guardian other (specify): presumed father lndian custodian is a person described in Welf. & Inst. Code, § 361.5(b)(5), and reunification servection (1) granted, because (a) reunification services are likely to prevent reabuse or negotively bonded to the person. 	vices are glect.
(2) denied.	
e. The mother legal guardian presumed father lndian custodian other person who is a legal parent of the child <i>(name):</i>	
 is a person described in Welf. & Inst. Code, § 361.5(b)(6), and reunification ser (1) granted, because, by clear and convincing evidence, reunification is (2) denied, because the child or the child's sibling suffered severe sexue physical harm by the person, and it would not benefit the child to pu (3) The factual basis for the findings in this item 11(e) is stated on the real sector of the sector	in the best interest of the child. al abuse or the infliction of severe rsue reunification with that person.
JV-421 [Rev. July 1, 2011] DISPOSITIONAL ATTACHMENT: REMOVAL FROM CU PARENT—PLACEMENT WITH NONPARENT	STODIAL Page 2 of 7
(Welf. & Inst. Code, §§ 361, 361.2) 45	

	JV-421
CHILD'S NAME:	CASE NUMBER:
-	
11. f. The mother presumed father lindian custodian is a person described in Welf. & Inst. Code, § 361.5(b)(14). The court advised possible consequences of a waiver. The person executed the Waiver of Reuni (form JV-195), and the court accepts the waiver, the person having knowingly services. Reunification services are denied.	the person of any right to services and the <i>ification Services (Juvenile Dependency)</i>
12. The county agency must provide reunification services, and the following services stated in the case plan:	must participate in the reunification
Mother Biological father Legal guardian Presumed father Alleged father Indian custodian	Other (specify):
b. The likely date by which the child may be returned to and safely maintained in legal guardianship, or in an identified placement with a specific goal is (specify)	
Placement	
13. Placement with the child's relative, (name): has been independently considered by the court and is denied for the reasons stat	ed on the record.
14. The care, custody, control, and conduct of the child is under the supervision	of the county agency for placement
a in the approved home of a relative.	
 b in the approved home of a nonrelative extended family member. c in the foster home in which the child was placed before an interruption in 	n foster care because that placement is in
the child's best interest and space is available.	·
 d with a foster family agency for placement in a foster family home. e in a suitable licensed community care facility. 	
f. in a home or facility in accordance with the federal Indian Child Welfare	Act.
15. The statutory preference order for placement in a suitable Indian home is mo	odified for good cause as
a stated on the record.	
 b. described in the social worker's report. c. other (specify): 	
16. The child's out-of-home placement is necessary.	
17. The child's current placement is appropriate.	
18. The child's current placement is not appropriate. The county agency must loca	te an appropriate placement for the child.
a. The matter is continued to the date and time indicated in form JV-415, its report by the county agency on the progress made in locating an approp	
b. Other (specify):	
19. The child is placed outside the state of California and that out-of-state placer	nent
a continues to be the most appropriate placement for the child and is in the	e best interest of the child.
b. does not continue to be the most appropriate placement for the child and The matter is continued to the date and time indicated in form JV-415, its report by the county agency on the progress made toward	
(1) returning the child to California and locating an appropriate p	
(2) locating an out-of-state placement that is the most appropria best interest of the child.	te placement for the child and in the
(3) other (<i>specify</i>):	
JV-421 [Rev. July 1, 2011] DISPOSITIONAL ATTACHMENT: REMOVAL FROM CUS	STODIAL Page 3 of 7

PARENT—PLACEMENT WITH NONPARENT
(Welf. & Inst. Code, §§ 361, 361.2)
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CHILD'S NAME:	CASE NUMBER:			
_				
Siblings				
20. The child does not have siblings under the court's jurisdiction.				
 21. The child does have siblings under the court's jurisdiction. Sibling Attachmer is attached and incorporated by reference. 	nt: Contact and Placement (form JV-403)			
Health and education				
22. The mother biological father Indian custodian presumed father legal guardian other (<i>specify</i>): is unable unwilling unavailable to make decisions reg surgical, dental, or other remedial care, and the right to make these decisions is su and vested with the county child and family services agency.	arding the child's needs for medical, uspended under Welf. & Inst. Code, § 369			
 a. A limitation on the right of the parents to make educational decisions for the chird educational rights and responsibilities in regard to the child's education, includin California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the b. b. A limitation on the right of the parents to make educational decisions for the chird limited as stated in <i>Findings and Orders Limiting Right to Make Educational De Educational Representative, and Determining Child's Educational Needs</i> (form educational rights and responsibilities of the educational representative are fou Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social work. 	ng those in rule 5.650(e)–(f) of the e social worker. ild is necessary, and those rights are ecisions for the Child, Appointing n JV-535) filed in this matter. The nd in rule 5.650(e)–(f) of the California			
24.a. The child's educational needsareare notbeing met.b. The child's physical needsareare notbeing met.c. The child's mental health needsareare notbeing met.d. The child's developmental needsareare notbeing met.				
 25. The additional services, assessments, and/or evaluations the child requires to meet other concerns are: a. stated in the social worker's report. b. specified here: 	the unmet needs specified in item 24 or			
 26. The following persons are ordered to take the steps necessary for the child to begin and/or evaluations identified in item 25: a. Social worker. 				
b. Parent (name):				
c. Surrogate parent (name):				
d. Educational representative (name):				
e. Other (name):				
27. The child's education placement has changed since the last review hearing.				
 a. The child's educational records, including any evaluation regarding a disa education placement within two business days of the request for enrollme 	•			
b The child is enrolled in school.				
c. The child is attending school.				

	JV-421
CHILD'S NAME:	CASE NUMBER:
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28.		_ Chi	ld 16 years of age or older:	
	a.		The services stated in the case plan include those needed to assist the child in making the transition from foster care to independent living.	
	b.		The services stated in the case plan do not include those needed to assist the child in making the transition	
			from foster care to independent living.	
	c.		To assist the child in making the transition to independent living, the county agency must add to the case plan an	d

provide the services(1) stated on the record.

(2) as follows:

Efforts

29. The county agency

a. 🛄 has

b. has not

complied with the case plan by making reasonable efforts to return the child to a safe home through the provision of reasonable services designed to aid in overcoming the problems that led to the initial removal and continued custody of the child and by making reasonable efforts to complete any steps necessary to finalize the permanent placement of the child.

30. a.	The county agency solicited and integrated into the case plan the input of the child mother father	
	representative of child's identified Indian tribe other (specify):	
b.	The county agency did not solicit and integrate into the case plan the input of the child mother father	
	representative of child's identified Indian tribe other (specify):,	
	and the county agency is ordered to do so and submit an updated case plan within 30 days of the date of this hearing.	
C.	The county agency did not solicit and integrate into the case plan the input of the child integrate into the case plan the input of the input of the father integrate into the case plan the input of th	
	representative of child's identified Indian tribe other (specify):,	
	and the county agency is not required to do so because these persons are unable, unavailable, or unwilling to participate.	

31. The following persons have made the indicated level of progress toward alleviating or mitigating the causes necessitating placement:



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			JV-421
CH	IILD'S NAM	1E:	CASE NUMBER:
E			
32.	a. 📃	The county agency has made diligent efforts to locate and contact the individua Rules of Court.	als identified in rule 5.637 of the California
	b	The county agency has not made diligent efforts to locate and contact the indiv California Rules of Court and is ordered to make such diligent efforts, except fo inappropriate to contact under rule 5.637(c).	
	c.	The county agency must submit a report to the court detailing the diligent effort	s made and the results of such efforts
		on (date):	
33.	a. 📃	The county agency has made diligent efforts to engage the individuals identified Court in efforts to achieve a permanent home or lifelong connection for the child	
	b.	The county agency has not made diligent efforts to engage the individuals iden of Court in efforts to achieve a permanent home or lifelong connection for the c efforts, except for individuals the court has found inappropriate to contact under	hild and is ordered to make such diligent
	c.	The county agency must submit a report to the court detailing the diligent effort	s made and the results of such efforts
		on (date):	
Adv	isements		
34.	Cr	ild under the age of three years or member of a sibling group as describe	d in Welf. & Inst. Code. § 361.5(a)(3)

- The court informed all parties present at the time of the hearing and further advises all parties that, because the child was under the age of three years on the date of initial removal or is a member of a sibling group:
 - a. Failure to participate regularly and make substantive progress in court-ordered treatment programs may result in the termination of reunification services for all or some members of the sibling group at the hearing scheduled on a date within six months from the date the child entered foster care under Welf. & Inst. Code, § 366.21(e).

Six-month hearing date:

- b. At the six-month hearing under Welf. & Inst. Code, § 366.21(e), the court will consider the following factors in deciding whether to limit reunification services to six months for all or some members of the sibling group:
 - Whether the sibling group was removed from parental care as a group;
 - The closeness and strength of the sibling bond;
 - The ages of the siblings;
 - The appropriateness of maintaining the sibling group;
 - The detriment to the child if sibling ties are not maintained;
 - The likelihood of finding a permanent home for the sibling group;
 - Whether the sibling group is currently placed in the same preadoptive home or has a concurrent plan goal of legal permanency in that home;
 - The wishes of each child whose age and physical and emotional condition permits a meaningful response; and
 - The best interest of each child in the sibling group.
- c. At the six-month hearing under Welf. & Inst. Code, § 366.21(e), if the child is not returned to the custody of a parent, the case may be referred to a selection and implementation hearing under Welf. & Inst. Code, § 366.26. The selection and implementation hearing may result in the termination of parental rights and adoption of the child and other members of the sibling group or, in the case of an Indian child for whom tribal customary adoption under section 366.24 is selected as the permanent plan, modification of parental rights and the adoption of the child and other members of the sibling group.

35.

36.

Child three years of age or older and not a member of a sibling group as described in Welf. & Inst. Code, § 361.5(a)(3) The court informed all parties present at the time of the hearing and further advises all parties that, because the child was three years of age or older with no siblings under the age of three years at the time of initial removal, if the child is not returned to the custody of a parent at the Welf. & Inst. Code, § 366.21(f) permanency hearing set on a date within 12 months from the date the child entered foster care, the case may be referred to a selection and implementation hearing under Welf. & Inst. Code, § 366.26. The selection and implementation hearing may result in the termination of parental rights and adoption of the child and other members of the sibling group or, in the case of an Indian child for whom tribal customary adoption under to section 366.24 is selected as the permanent plan, modification of parental rights and the adoption of the child and other members of the sibling group.

Twelve-month permanency hearing date:

a. The matter is ordered set for hearing under Welf. & Inst. Code, § 366.26 to select the most appropriate permanent plan for the child.

b. By clear and convincing evidence, reasonable services have been provided or offered to the child's parents, legal guardian, or Indian custodian.

- c. The agency and the licensed county adoption agency or the California Department of Social Services acting as an adoption agency will prepare and serve an assessment report as described in Welf. & Inst. Code, § 361.5(g).
- d. The court advised all parties present in court that to preserve any right to review on appeal of this order, a party must seek an extraordinary writ by filing notice of intent to file a writ petition and a request for the record, which may be submitted on *Notice of Intent to File Writ Petition and Request for Record,* (form JV-820), and a petition for extraordinary writ, which may be submitted on *Petition for Extraordinary Writ* (form JV-825). A copy of each form is available in the courtroom. The court further advised all parties present in court that, as to them, a notice of intent to file a writ petition and request for record must be filed with the juvenile court clerk within seven days of the date of this hearing. The clerk of the court is directed to provide written notice as stated in rule 5.695(f)(19) of the California Rules of Court to any party not present.
- e. The court orders that no notice of the hearing set under Welf. & Inst. Code, § 366.26 be provided to the person named below, who is a mother, a presumed father, or an alleged father and who has relinquished the child for adoption where the relinquishment has been accepted and filed with notice under Fam. Code, § 8700, or an alleged father who has denied paternity and has executed section 2 of *Statement Regarding Parentage (Juvenile)* (form JV-505).
 - (1) *(name):*
 - (2) (name):
 - (3) (name):
 - (4) (name):
- f. **The likely date** by which the child may be placed for adoption, tribal customary adoption, legal guardianship, or in an identified placement with a specific goal is *(specify date):*

......

		JV-425
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name	ə, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO .:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, C	OUNTY OF	
STREET ADDRESS:		DRAFT 5 04/15/10 amb
MAILING ADDRESS:		Not approved by
CITY AND ZIP CODE:		Judicial Council
BRANCH NAME:		
CHILD'S NAME:		
	TER IN-HOME STATUS REVIEW HEARING f. & Inst. Code, § 364)	CASE NUMBER:
1. In-home status review hearing		
a. Date:	e. Court reporter (name):	
b. Department:	f. Bailiff (name):	
c. Judicial officer (name):	g. Interpreter (name and I	anguage):
d. Court clerk (name):		
		Appointed

Present

Attorney (name):

h. Party (name):

- (1) Child:
- (2) Mother:
- (3) Father-presumed:
- (4) Father-biological:
- (5) Father-alleged:
- (6) Legal guardian:
- (7) Indian custodian:
- (8) De facto parent:
- (9) County agency social worker:
- (10) Tribe:
- (11) Other (specify):
- i. Others present in courtroom:
- (1) Court Appointed Special Advocate (CASA) volunteer (name):
- (2) Other (name):
- (3) Other (name):

2. The court has read and considered and admits into evidence:

- a. Report of social worker dated:
- b. Report of CASA volunteer dated:
- Other (specify): c.
 - Other (specify):

d.

BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:

- Notice of the date, time, and location of the hearing was given as required by law. 3. a. L b. For child 10 years of age or older who is not present: The child was properly notified under Welf. & Inst. Code, § 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for a continuance to enable the child to be present.
- A Court Appointed Special Advocate is appointed for the child. 4.

Present

today

С	HILD'S NAME:	CASE NUMBER:			
F					
5.	5. Parentage				
	a. The court inquired of the child's parents present at the hearing and other appr and addresses of all presumed or alleged parents of the child. All alleged parent not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form J complete form JV-505 and submit it to the court.	ents present during the hearing who had			
	 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	Code, § 316.2 to			
Ac	lvisements and waivers				
6.	The court has informed and advised the mother biological father presumed father alleged father other (specify):	child			
	of the following: the right of each parent or guardian and the child to be present and to stage of the proceedings and, if any of these parties are financially unable to retain cou that exists, subject to the court's right to seek reimbursement; the right to assert the pri right to confront and cross-examine witnesses; the right to subpoena witnesses; and th own behalf.	nsel, any right to appointed counsel vilege against self-incrimination; the			
7.	 The mother biological father legal guardian child presumed father alleged father lndian custodian other (specify): has knowingly and intelligently waived the right to a court trial on the issues, the right to assert the privilege against self-incrimination, the right to confront and cross-examine adverse witnesses, the right to subpoena witnesses, and the right to present evidence on his or her own behalf. 				
Eff	orts				
8.	Services offered to the family by the county agency to eliminate the conditions or factors none minimal adequate substantial excellent	requiring court intervention were			
9.	a. The following were actively involved in the case plan development, including the child child mother father representative of child other (specify):				
	b. The following were not actively involved in the case plan development, including placement. The county agency is ordered to actively involve them and submit a date of this hearing.				
	 child mother father representative of child other (specify): c The following were not actively involved in the case plan development, includin placement. The county agency is not required to involve them because these unwilling to participate. 	ng the child's plan for permanent			
	child mother father representative of child other (specify):	s identified Indian tribe			

JV-425	[Rev.	July	1,	2011]	
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JV-425

	JV-425
CHILD'S NAME:	CASE NUMBER:
Education	
10. a. A limitation on the right of the parents to make educational decisions for the ch	
10. a. A limitation on the right of the parents to make educational decisions for the ch	hild is not necessary. The parents hold

A limitation on the right of the parents to make educational decisions for the child is not necessary. The parents hold
educational rights and responsibilities in regard to the child's education including those in rule 5.650(e)–(f) of the
California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social worker. The parents must ensure
the child's regular school attendance and make reasonable efforts to obtain the education services necessary to meet
the child's specific needs.

b. A limitation on the right of the parents to make educational decisions for the child is necessary, and those rights are limited as stated in *Findings and Orders Limiting Right to Make Educational Decisions for the Child, Appointing Educational Representative, and Determining Child's Educational Needs* (form JV-535) filed in this matter. The educational rights and responsibilities of the educational representative are found in rule 5.650(e)–(f) of the California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social worker.

11. a. The child's educational ne	eeds are	are not being met.	
b. The child's physical need	ls are 🗌	are not being met.	
c. The child's mental health	needs are	are not being met.	
d. The child's developmenta	I needs are	are not being met.	
	accomente and/ar av	aluations the shild requir	to most the unmet needs energified in item 11 er
12. 1 I ne additional services other concerns are:	, assessments, and/or eva	aluations the child requir	es to meet the unmet needs specified in item 11 or
a stated in the s	social worker's report.		
b specified here):		
13. The following persons a and/or evaluations iden		eps necessary for the ch	ild to begin receiving the services, assessments,
a. Social worker			
b. Parent (name	e):		
c. Surrogate par	rent (name):		
d. Educational re			
e. Other (name)			
14. Child 16 years of age services.	or older: The child was i	in foster care at 16 years	of age and remains eligible for independent living
	s stated in the case plan i pendent living.	include those needed to	assist the child in making the transition from foster

- b. The services stated in the case plan do not include those needed to assist the child in making the transition from foster care to independent living.
- c. To assist the child in making the transition to independent living, the county agency must add to the child case plan and provide the services
 - (1) stated on the record.
 - (2) specified here:

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	JV-425
CHILD'S NAME:	CASE NUMBER:
-	
15. Supervision continued	
 a. By a preponderance of the evidence, conditions that would lnst. Code, § 300 still exist, or those conditions are likely services are continued as previously ordered. as modified (a) (a) 	Id justify the initial assumption of jurisdiction under Welf. & to exist if supervision is withdrawn. Family maintenance
(b) in the updated case plan.	
 b. Contact with the child is ordered as set forth in (ch. (1) (2) (3) (4) (5) (6) (7) (7) (8) (9) (9) (9) (1) (1)	uardian, Indian Custodian, Other Important Person (form JV-400) -401).
16. Supervision terminated	
other (specify):	
	Id final judgment entered this day. Visitation with the child is The clerk of the juvenile court must file with the family court a rm JV-200) and <i>Visitation Order—Juvenile</i> (form JV-205).
17. All prior orders not in conflict with this order remain in full for	ce and effect.
18. Other findings and orders: a. See attached. b. (Specify):	
19. The next hearing is scheduled as follows:	
Hearing date: Time: Dep	nt: Room:
 a. In-home status review hearing (Welf. & Inst. Code b. Other (specify): 	, § 364)
20. The petition is dismissed. Jurisdiction of the court is termina further representation.	ated. All appointed counsel are relieved of the duty to provide
21. Number of pages attached:	
Date:	
Date:	JUDGE JUDGE PRO TEMPORE COMMISSIONER REFEREE
JV-425 [Rev. July 1, 2011] FINDINGS AND ORDERS AFTER IN-HO	ME STATUS REVIEW HEARING Page 4 of 4

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		JV-426
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and	address):	FOR COURT USE ONLY
_		
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		DRAFT 5 04/15/10 amb
MAILING ADDRESS:		Not approved by
CITY AND ZIP CODE:		Judicial Council
BRANCH NAME:		
CHILD'S NAME:		
FINDINGS AND ORDERS AFTER IN-HOME	STATUS REVIEW HEARING—	CASE NUMBER:
CHILD PLACED WITH PREVIOUSLY N		GAGE NOWIDER.
(Welf. & Inst. Code, §§ 36	64, 366.21)	
1. In-home status review hearing		
a. Date:	e. Court reporter (name):	
b. Department:	f. Bailiff (name):	
c. Judicial officer (name):	g. Interpreter (name and la	anguage):
d. Court clerk (name):		Appointed
h. <u>Party <i>(name):</i></u>	Present Attorney (
(1) Child:		
(1) Child. (2) Mother:		
(3) Father—presumed:		
(4) Father—biological:		
(5) Father—alleged:		
(6) Legal guardian:		
(7) Indian custodian:		
(8) De facto parent:		
(9) County agency social worker:		
(10) Tribe:		
(11) Other (specify):		
i. Others present in courtroom:		
 (1) Court Appointed Special Advocate (CASA) v (2) Other (name); 	olunteer (name).	
(2) Other (name):(3) Other (name):		
2. The court has read and considered and admits in	nto evidence:	
a Report of social worker dated:		
b. Report of CASA volunteer dated:		
c. Other (specify):		
d. Cther (specify):		
BASED ON THE FOREGOING AND ON ALL OTHER		
	-	
 a. In Notice of the date, time, and location of the b. For child 10 years of age or older who is 		
		-
349(d) of his or her right to attend the hea continuance to enable the child to be pres		esent, and there is no good cause for a
		ading and the right of the tribe to interview
4. a The child is may be a was provided as required by law. Proof of	-	eding and the right of the tribe to intervene
was provided as required by law. F1001 01	Such notice was nieu with this could.	

Page	1	of	5

Form Approved for Optional Use Judicial Council of California	FINDINGS AND ORDERS AFTER IN-HOME STATUS REVIEW HEARING	Welfare and Institutions Code, §§ 364, 366.21;
JV-426 [Rev. July 1, 2011]	CHILD PLACED WITH PREVIOUSLY NONCUSTODIAL PARENT	Cal. Rules of Court, rules 5.706 and 5.708
	(Welf. & Inst. Code, §§ 364, 366.21)	www.courso.ca.gov

b. 🗔 There is reason to believe that the child may be of Indian ancestry, and notice of the proceedings was provided to the Bureau of Indian Affairs as required by law. Proof of such notice was filed with this court.

	JV-426
CHILD'S NAME:	CASE NUMBER:
-	
5. A Court Appointed Special Advocate is appointed for the child.	
6. Parentage	
a. The court inquired of the child's parents present at the hearing and other appropriate and addresses of all presumed or alleged parents of the child. All alleged parent not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form JV-complete form JV-505 and submit it to the court.	ts present during the hearing who had
 b The clerk of the court is ordered to provide the notice required by Welf. & Inst. C (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	code, § 316.2 to
Advisements and waivers	
7. The court informed and advised the	
mother biological father legal guardian child presumed father alleged father Indian custodian other (specify): other (specify):	
of the following: the right of each parent or guardian and the child to be present and to be stage of the proceedings and, if any of the parties is financially unable to retain counsel, a exists, subject to the court's right to seek reimbursement; the right to assert the privilege a to confront and cross-examine witnesses; the right to subpoena witnesses; and the right to behalf.	ny right to appointed counsel that gainst self-incrimination; the right
8. The mother biological father legal guardian presumed father alleged father Indian custodian other (specify): other (specify):	child
has knowingly and intelligently waived the right to a court trial on the issues, the right to self-incrimination, the right to confront and cross-examine adverse witnesses, the right to s right to present evidence on his or her own behalf.	
Family maintenance services	
 9. By prior order of the court, the child was removed from the mother presumed father biological father alleged legal guardian Indian custodian other (<i>specify</i>): and placed with a previously noncustodial parent, the mother presumed father biological father other (<i>specify</i>): 	d father

CHILD'S N	AME:	CASE NUMBER:
–		
10.	Family maintenance services were ordered for the previously noncustodial parent	and regarding that parent
	a. the extent of progress toward eliminating the conditions or factors requiring co	
		ellent
	b. services offered by the county agency to eliminate the conditions or factors re-	quiring court supervision were
	adequate inadequate	sitial accumption of jurisdiction
	c. By a preponderance of the evidence, conditions that would justify the ir under Welf. & Inst. Code, § 300 still exist or those conditions are likely	
	Family maintenance services are continued	·
	 (1) as previously ordered. (2) as modified 	
	(a) on the record.	
	(b) in the case plan.	
	d. Conditions that would justify the initial assumption of jurisdiction under	- -
	and those conditions are not likely to exist if supervision is withdrawn. terminated.	Family maintenance services are
Reunifica	tion services	
11.	By prior order of the court, reunification services were ordered for	
	mother presumed father biological father	
	other (specify): Regarding that person:	
	a. The extent of progress made toward alleviating or mitigating the causes nece	essitating the removal has been
		excellent
	 b. Services offered by the county agency designed to aid in overcoming the pro adequate inadequate 	blems that led to the initial removal were
	c. Reunification services are	
	(1) terminated.	
	(2) continued	
	 (a) as previously ordered. (b) as modified 	
	(i) on the record.	
	(ii) in the case plan.	
	d The return of the child would not create a substantial risk of detriment to physical or emotional well-being and is in the child's best interest. The	• •
	of the person. The county agency will provide family maintenance serve	•
	the services. The factual basis for this order is (1) as stated on the record.	
	 (1) as stated on the record. (2) as follows: 	
Education		
12. a.	A limitation on the right of the parents to make educational decisions for the child	d is not necessary. The parents hold
	educational rights and responsibilities in regard to the child's education, including	
	California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the s	-
	the child's regular school attendance and make reasonable efforts to obtain the the child's specific needs.	education services necessary to meet
b.	A limitation on the right of the parents to make educational decisions for the child	his necessary and those rights are
.	limited as stated in <i>Findings and Orders Limiting Right to Make Educational Dec</i>	
	Educational Representative, and Determining Child's Educational Needs (form a	
	educational rights and responsibilities of the educational representative are foun Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social work	
JV-426 [Rev. Ju	FINDINGS AND ORDERS AFTER IN-HOME STATUS REVIE CHILD PLACED WITH PREVIOUSLY NONCUSTODIAL	
	CHILD PLACED WITH PREVIOUSLY NONCUSTODIAL (Welf. & Inst. Code, §§ 364, 366.21)	
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JV-426

	JV-426
CHILD'S NAME:	CASE NUMBER:
13. a. The child's educational needs are are not being met.	
b. The child's physical needs are being met.	
c. The child's mental health needs are being met.	
d. The child's developmental needs are are being met.	
 14. The additional services, assessments, and/or evaluations the child requires to meet other concerns are: a. stated in the social worker's report. b. specified here:	
 15. The following persons are ordered to take the steps necessary for the child to begin and/or evaluations identified in item 14: a. Social worker. b. Parent (name): c. Surrogate parent (name): d. Educational representative (name): 	
e. Other (name):	
 16. Child 16 years of age or older: The child was in foster care at 16 years of age an a. The services stated in the case plan include those needed to assist the care to independent living. b. The services stated in the case plan do not include those needed to ass from foster care to independent living. c. To assist the child in making the transition to independent living, the couplan and provide the services (1) stated on the record. (2) specified here: 	child in making the transition from foster ist the child in making the transition
Case Plan	
17. a The following were actively involved in the case plan development, including the child mother father representative of child's other (specify):	
b The following were not actively involved in the case plan development, including placement. The county agency is ordered to actively involve them and submit ar date of this hearing.	
child mother father representative of child's other (specify):	identified Indian tribe
c. The following were not actively involved in the case plan development, including placement. The county agency is not required to involve them because these per unwilling to participate.	
child mother father representative of child's other (specify):	identified Indian tribe

JV-426 [Rev. July 1, 2011]

					JV-426
CHILD'S N	IAME:			CASE NUMBER:	
Custody					
18.	 a. Custody of the child is g previously noncustodial mother other (specify): 		the custody order and fina] biological father	l judgment entered this day	y to the
	b. The factual basis for thi	s order is hthe record.			
	c. Visitation with the child	will be as stated in Vis	itation Order—Juvenile (fo	rm JV-205).	
	d. The clerk of the juvenile (form JV-200) and <i>Visit</i>			Custody Order—Juvenile	—Final Judgment
Visitation					
19 20. All pr	b. Visitation Attachr	nent: Parent, Legal Gu nent: Sibling (form JV- nent: Grandparent (for	ardian, Indian Custodian, 401). m JV-402).	tach indicated form): Other Important Person (fo	orm JV-400).
21.	Other findings and orders a. See attached. b. (Specify):				
22.	The next hearing is schee	luled as follows:			
	Hearing date:	Time:	Dept:		Room:
	a. In-home status reb. Other (specify):	eview hearing (Welf. &	Inst. Code, §§ 364, 366.2	1)	
23.	The petition is dismissed further representation.	. Jurisdiction of the cou	urt is terminated. All appoir	nted counsel are relieved o	of the duty to provide
24.	Number of pages attached:				

Date:

JUDGE JUDGE PRO TEMPORE COMMISSIONER REFEREE

_		
TELEPHONE NO .:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		DRAFT 9 04/15/10 amb
SUPERIOR COURT OF CALIFORNIA, (COUNTY OF	Not approved by
STREET ADDRESS:		•
MAILING ADDRESS:		Judicial Council
CITY AND ZIP CODE:		
BRANCH NAME:		
CHILD'S NAME:		
	ER SIX-MONTH PREPERMANENCY HEARING	CASE NUMBER:
	& Inst. Code, § 366.21(e))	
Six-month prepermanency hear	ring	
a. Date:	e. Court reporter (name)	:
b. Department:	f. Bailiff (name):	
c. Judicial officer (name):	g. Interpreter (name and	language):
d. Court clerk (name):		
		Appointed
h. Party (name):	Present Attorney	(name): Present today

1.

- (1) Child:
- (2) Mother:
- (3) Father-presumed:
- (4) Father-biological:
- (5) Father—alleged:
- (6) Legal guardian:
- (7) Indian custodian:
- (8) De facto parent:
- (9) County agency social worker:

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):

- (10) Tribe:
- (11) Other (specify):
- i. Others present in courtroom:
 - (1) Court Appointed Special Advocate (CASA) volunteer (name):
 - (2) Other (name):
 - (3) Other (name):

2. The court has read and considered and admits into evidence:

- a. Report of social worker dated:
- b. Report of CASA volunteer dated:
- C. Other (specify):
- Other (specify): d.

BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:

Notice of the date, time, and location of the hearing was given as required by law. 3. a. b. For child 10 years of age or older who is not present: The child was properly notified under Welf. & Inst. Code, § 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for a continuance to enable the child to be present.

FOR COURT USE ONLY

С	CHILD'S NAME:	CASE NUMBER:
4.	 a The child is may be an Indian child, and notice of the proceed was provided as required by law. Proof of such notice was filed with this court. b There is reason to believe that the child may be of Indian ancestry, and notice of Bureau of Indian Affairs as required by law. Proof of such notice was filed with the child with the child may be of such notice was filed with the child with the child may be of such notice was filed with the child with the child may be of such notice was filed with the child may be of such notice was filed with the child with the child may be of such notice was filed with the child with the child may be of such notice was filed with the child with the child may be of such notice was filed with the child may be of such not cent not cent not ce	· · · ·
5.	A Court Appointed Special Advocate is appointed for the child.	
6.	Parentage	
	a. The court inquired of the child's parents present at the hearing and other appropriate and addresses of all presumed or alleged parents of the child. All alleged parent not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form JV-complete form JV-505 and submit it to the court.	ts present during the hearing who had
	 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. C (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	ode, § 316.2 to
۸d	lvisements and waivers	
	The court has informed and advised the	
	mother biological father legal guardian child presumed father alleged father Indian custodian other (specify): other (specify):	
	of the following: the right of each parent or guardian and the child to be present and to be the proceedings and, if any of these parties is financially unable to retain counsel, any righ to the court's right to seek reimbursement; the right to assert the privilege against self-incr cross-examine the persons who prepared the reports or documents submitted to the court to testify against the parent, legal guardian, or Indian custodian; the right to subpoena witr on his or her own behalf.	nt to appointed counsel that exists, subject imination; the right to confront and by the petitioner and the witnesses called
8.	The mother biological father legal guardian presumed father alleged father Indian custodian other (specify): other (specify):	
	has knowingly and intelligently waived the right to a court trial on the issues, the right self-incrimination, the right to confront and cross-examine adverse witnesses, the right to right to present evidence on his or her own behalf.	

JV-430

	JV-430
CHILD'S NAME:	CASE NUMBER:
Efforts	
9. The county agency	
a. has	
b has not	
complied with the case plan by making reasonable efforts to return the child to a safe ho services designed to aid in overcoming the problems that led to the initial removal and c	
making reasonable efforts to complete whatever steps are necessary to finalize the per	
10. The child is may be an Indian child, and	
a. by clear and convincing evidence active efforts were made to provide r	
programs designed to prevent the breakup of this Indian family, and the breakup of this Indian family, and the b.	
breakup of this Indian family.	alive programs designed to prevent the
11. a. The following were actively involved in the case plan development, including the	
	's identified Indian tribe
other (specify):	
b. The following were not actively involved in the case plan development, includir	
placement. The county agency is ordered to actively involve them and submit a date of this hearing.	an updated case plan within 30 days of the
child mother father representative of child	s identified Indian tribe
other (specify):	
c The following were not actively involved in the case plan development, including	ng the child's plan for permanent
placement. The county agency is not required to involve them because these	
unwilling to participate.	
	's identified Indian tribe
other (specify):	
12. The following persons have made the indicated level of progress toward alleviating	ng or mitigating the causes
necessitating placement:	
None Minimal Adequate	Substantial Excellent
a. Mother	
b. Presumed father	
C. Biological father	
d. Lagal guardian La	
e. Indian custodian	
13. a. The county agency has made diligent efforts to locate and contact the individu	als identified in rule 5 637 of the California
13. a The county agency has made diligent efforts to locate and contact the individu Rules of Court.	als identified in fule 5.037 of the California
b. The county agency has not made diligent efforts to locate and contact the indi	viduals identified in rule 5.637 of the
California Rules of Court and is ordered to make such diligent efforts, except f	or individuals the court has found
inappropriate to contact under rule 5.637(c).	
c. The county agency must submit a report to the court detailing the diligent effor	ts made and the results of such efforts
on (date):	

	JV-430
CHILD'S NAME:	CASE NUMBER:
14. a. The county agency has made diligent efforts to engage the individuals identified Court in efforts to achieve a permanent home or lifelong connection for the ch	

b	The county agency has not made diligent efforts to engage the individuals identified in rule 5.637 of the California Rules
	of Court in efforts to achieve a permanent home or lifelong connection for the child and is ordered to make such diligent
	efforts, except for individuals the court has found inappropriate to contact under rule 5.637(c).
C.	The county agency must submit a report to the court detailing the diligent efforts made and the results of such efforts

The county agency must submit a report to the court d	letailing the diligent efforts made and
on (date):	

Education

15.	a. [b. [A limitation on the right of the parents to make educational decisions for the child is not necessary. The parents hold educational rights and responsibilities in regard to the child's education including those in rule 5.650(e)–(f) of the California Rules of Court). A copy of rule 5.650(e)–(f) may be obtained from the social worker. A limitation on the right of the parents to make educational decisions for the child is necessary, and those rights are limited as stated in <i>Findings and Orders Limiting Right to Make Educational Decisions for the Child, Appointing Educational Representative, and Determining Child's Educational Needs</i> (form JV-535) filed in this matter. The educational rights and responsibilities of the educational representative are found in rule 5.650(e)–(f) of the California Rules of Court. A copy of rule 5.650(e–(f) may be obtained from the social worker.
16.	b. Т с. Т	The child's educational needs are are not being met. The child's physical needs are are not being met. The child's mental health needs are are not being met. The child's developmental needs are are not being met.
17.		The additional services, assessments, and/or evaluations the child requires to meet the unmet needs specified in item 16 or other concerns are: astated in the social worker's report. bspecified here:
18.		The following persons are ordered to take the steps necessary for the child to begin receiving the services, assessments, and/or evaluations identified in item 17: a. Social worker. b. Parent (name): c. Surrogate parent (name): d. Educational representative (name): e. Other (name):
19.		 The child's education placement has changed since the last review hearing. a. The child's educational records, including any evaluation regarding a disability, were transferred to the new education placement within two business days of the request for enrollment in the new education placement. b. The child is enrolled in school.
		c. The child is attending school.

20.	c	hild 16 yea	ars of age or older:	
	а		he services stated in the case plan include those needed to assist the child in making the transition from fost are to independent living.	ter
	b		he services stated in the case plan do not include those needed to assist the child in making the transition	
	C.		om foster care to independent living. o assist the child in making the transition to independent living, the county agency must add to the case plan	1
			nd provide the services	
		(1		
		(2	2) as follows:	
21.	Sibling	gs		
	a. 📃		nild does not have siblings under the court's jurisdiction.	
	b		hild does have siblings under the court's jurisdiction. <i>Sibling Attachment: Contact and Placement</i> (form B) is attached and incorporated by reference.	
22.	Placer		services are ordered as stated in (check appropriate box and attach indicated form):	
	a	attache	onth Prepermanency Attachment: Child Reunified (Welf. & Inst. Code, § 366.21(e)) (form JV-431), which is ed and incorporated by reference.	
	b	JV-432)	onth Prepermanency Attachment: Reunification Services Continued (Welf. & Inst. Code, § 366.21(e)) (form e), which is attached and incorporated by reference.	
	C.		onth Prepermanency Attachment: Reunification Services Terminated (Welf. & Inst. Code, § 366.21(e)) (form i), which is attached and incorporated by reference.	
23.	á I	a. 🔲 V o. 🛄 V	th the child is ordered as stated in (check appropriate box and attach indicated form): /isitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Important Person (form JV-400). /isitation Attachment: Sibling (form JV-401). /isitation Attachment: Grandparent (form JV-402).	
24.	All pri	or orders r	not in conflict with this order remain in full force and effect.	
25.		Other find	dings and orders:	
		а. 🛄 🗄	See attached.	
		b. 📖	(Specify):	
26.	<u> </u>	The next h	nearing is scheduled as follows:	
	[Hearing d	date: Time: Dept: Room:	
	ä		In-home status review hearing (Welf. & Inst. Code, § 364)	
			12-month permanency hearing (Welf. & Inst. Code, § 366.21(f)) Selection and implementation hearing (Welf. & Inst. Code, § 366.26)	
			Postpermanency hearing (Welf. & Inst. Code, § 366.3)	
	(e. 🔲 (Other (specify):	
27.		-	on is dismissed. Jurisdiction of the court is terminated. All appointed counsel are relieved of the duty to prov resentation.	vide
28	Number	r of pages a	attached:	
Det	~.			
Date	Ε.		JUDGE JUDGE PRO TEMPORE COMMISSIONER REFEREE	
JV-430	0 [Rev. July	1, 2011]	FINDINGS AND ORDERS AFTER Page	5 of 5
			SIX-MONTH PREPERMANENCY HEARING	
			(Welf. & Inst. Code, § 366.21(e))	
			64	

CHILD'S NAME:

CASE NUMBER:

DRAFT 2 03/05/10 XYZ

CHILD'S NAME:		CASE NUMBER:	
	SIX-MONTH PREPERMANENCY ATTACHMENT: CHILD REUNIFIED (Welf. & Inst. Code, § 366.21(e))		
р	The return of the child to his or her parent or legal guardian would not create a subs protection, or physical or emotional well-being of the child, and the child's placement appropriate. The factual basis for this conclusion is as stated on the record.		
Permanent	t plan		
2. 🔲 T	he permanent plan of reunification is appropriate and is ordered as the permanent	plan.	
a b. c.	 mother biological father Indian custodian presumed father legal guardian other (<i>specify</i>): The county agency will provide family maintenance services, and the family stated in the family's case plan. 	y will participate in those services, as em 2a is granted physical and legal is day. Visitation with the child will be as venile court must file with the family court	
Education			
m	The mother biological father Indian custodian presumed father legal guardian other (<i>specify</i>): must ensure the child's regular school attendance and make reasonable efforts to ob necessary to meet the child's specific needs.	btain the education services	
liv	Child 16 years of age or older: The child was in foster care at 16 years of age and ving services. The county agency will provide those services as stated in the child's independent Living Plan.		

DRAFT 4 03/09/10 amb

	JV-432	
CHILD'S NAME:	CASE NUMBER:	
SIX-MONTH PREPERMANENCY ATTACHMENT: REU (Welf. & Inst. Code, § 36		
 By a preponderance of the evidence, the return of the child to his or her parent or legal guardian would create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. The factual basis for this conclusion is stated on the record. 		
2. The child's out-of-home placement is necessary.		
3. The child's current placement is appropriate.		
 4. The child's current placement is not appropriate. The county age a. The matter is continued to the date and time indicated in freport by the county agency on the progress made in loca Other (<i>specify</i>): 	orm JV-430, item 26 for a written oral	
5. The child is placed outside the state of California and that out-o	f-state placement	
a continues to be the most appropriate placement for the c	-	
 b. does not continue to be the most appropriate placement of The matter is continued to the date and time indicated in report by the county agency on the progress made towar (1) returning the child to California and locating a 	for the child and is not in the best interest of the child. form JV-430, item 26 for a written oral d	
	most appropriate placement for the child and in the	
6. For child under the age of three years at time of initial removal of	or a member of a sibling group	
a. Having considered the relevant evidence, including the fo	·	
child's safety, protection, physical and emotiona	e objectives of the treatment plan and to provide for the al health, and special needs has been demonstrated	
(3) Whether there has been consistent and regular		
The court finds there is a substantial probability that the c mother biological father presumed father legal guardian	Indian custodian other (specify):	
within six months of the date of this hearing or within 12 care, whichever is sooner.		
	Indian custodian other <i>(specify):</i>	
 7. Reunification services are continued for the mother presumed father legal guardian 		
 a as previously ordered. b as modified (1) on the record. (2) in the case plan. 		
	Page 1 of 2 TTACHMENT: Welfare and Institutions Code. § 366.21(e):	

Form Approved for Optional Use
Judicial Council of California
JV- 432 [Rev. July 1, 2011]

	JV-432			
CHILD'S	NAME: CASE NUMBER:			
8.	The likely date by which the child may be returned to and safely maintained in the home or placed for adoption, tribal customary adoption, legal guardianship, or in an identified placement with a specific goal is (specify date):			
9.	Child 10 years of age or older, placed in a group home for six months or longer from the date the child entered foster care			
	a. The county agency has made efforts to identify individuals who are important to the child and to maintain the child's relationship with those individuals, consistent with the child's best interest.			
	b. The county agency has not made efforts to identify individuals who are important to the child and to maintain the child's relationship with those individuals, consistent with the child's best interest.			
	c. To identify individuals who are important to the child and to maintain the child's relationships with those individuals, the county agency must provide the services			
	 (1) stated on the record. (2) specified here: 			
Health 10.	The mother biological father Indian custodian			
	presumed father legal guardian other <i>(specify):</i> is unable unwilling unavailable to make decisions regarding the child's needs for medical,			
	surgical, dental, or other remedial care, and the right to make these decisions is suspended under Welf. & Inst. Code, § 369			
	and vested with the county agency.			

Advisement

11. The court informed all parties present at the time of the hearing and further advises all parties that if the child is not returned to the home at the permanency hearing set on a date within 12 months from the date the child entered foster care, the case may be referred to a selection and implementation hearing under Welf. & Inst. Code, § 366.26 that may result in the termination of parental rights and adoption of the child and other members of the sibling group or, in the case of an Indian child for whom tribal customary adoption under section 366.24 is selected as the permanent plan, modification of parental rights and the adoption of the child and other members of the sibling group.

Twelve-month permanency hearing date:

D	PRAFT 3 03/08/10 XYZ	Not approved by Judicial Council JV-43	3
CHILD'S	NAME:	CASE NUMBER:	
	REUNIFICATION	RMANENCY ATTACHMENT: SERVICES TERMINATED st. Code, § 366.21(e))	
risk o		t to his or her parent or legal guardian would create a substantial notional well-being of the child. The factual basis for this	
2. The o	child's out-of-home placement is necessary.		
3.	The child's current placement is appropriate.		
4.	a. The matter is continued to the date and tir	The county agency must locate an appropriate placement for the child me indicated in form JV-430, item 26 for a written oral ess made in locating an appropriate placement.	I.
5.	The child is placed outside the state of California	a and that out-of-state placement ement for the child and is in the best interest of the child.	
	b. does not continue to be the most appropriate the matter is continued to the date and the report by the county agency on the progree (1) returning the child to California	iate placement for the child and is not in the best interest of the child. me indicated in form JV-430, item 26 for a written oral	t
Reunifica	a The child was under the age of three yearb The child and the child's siblings listed be	age of three years at time of removal or member of sibling group rs on the date of the initial removal from the home. low form a sibling group in that one child in the sibling group was under nitial removal, and all children in the sibling group were removed from	
	services are terminated.	ive progress in a court-ordered treatment plan. Reunification § 366.26 for this child and some or all members of the sibling	

		JV-433
CHILD'S	NAME:	CASE NUMBER:
_		
7.	Reunification services terminated: Child of any age	
	a. Reunification services are terminated for the mother lindian custodia	
	mother biological father Indian custodia presumed father legal guardian	an
	other (specify):	
	because, by clear and convincing evidence,	
	(1) the child was initially removed from the person indicated under	er Welf. & Inst. Code, § 300(g) and the
	person's whereabouts remain unknown.	
	(2) the person has not had contact with the child for six months.	
	b. Reunification services are terminated for the	
	mother biological father Indian custodia	an
	presumed father legal guardian	
	other (specify): because, by clear and convincing evidence, that person has been convict	ed of a felony indicating parental
	unfitness.	ed of a felority indicating parental
	c. Reunification services are terminated for the	
	mother biological father Indian custodia	an
	presumed father legal guardian	
	other (specify):	
	because it is determined that the person is deceased.	
8.	Reunification services were not ordered for the	
	mother legal guardian	
	presumed father Indian custodian	
	other (specify):	
	because the child was removed initially under Welf. & Inst. Code, § 300(g) and, by cl	lear and convincing evidence, the
	person's whereabouts are still unknown.	
Services		
9.	Child 10 years of age or older, placed in a group home for six months or longe	r from the date the child entered
	foster care	
	a The county agency has made efforts to identify individuals who are importa	
	 child's relationship with those individuals, consistent with the child's best in b. The county agency has not made efforts to identify individuals who are important of the county agency has not made efforts. 	
	child's relationship with those individuals, consistent with the child's best in	
	c. To identify individuals who are important to the child and to maintain the ch	
	individuals, the county agency must provide the services	
	(1) as stated on the record.	
	(2) as follows:	
Health		
	The mother biological father other (<i>specify</i>):	
10.	The mother biological father other (<i>specify</i>):	
		ing the child's needs for medical,
	surgical, dental, or other remedial care, and the right to make these decisions is sus	
	and vested with the county agency.	

		CASE NUMBER:
perma	atter is ordered set for hearing under Welf. & Inst. Code, § 3 nent plan for the child.	366.26 to select the most appropriate
b. By clea	ar and convincing evidence reasonable services have been prov an, or Indian custodian.	vided or offered to the child's parents, legal
c. The co	unty agency and the licensed county adoption agency or the Ca ption agency, will prepare and serve an assessment report as c	
seek a submit writ, wl form is to file a hearing	urt advised all parties present in court that to preserve any right in extraordinary writ by filing notice of intent to file a writ petition ted on <i>Notice of Intent to File Writ Petition and Request for Rec</i> nich may be submitted on <i>Petition for Extraordinary Writ (Juven</i> , available in the courtroom. The court further advised all parties a writ petition and request for record must be filed with the juven g. The clerk of the court is directed to provide written notice as so o any party not present.	and a request for the record, which may be cord (form JV-820), and a petition for extraordinary <i>tile Dependency</i>) (form JV-825). A copy of each a present in court that, as to them, a notice of inten the court clerk within seven days of the date of this
Code, court n the chi 366.26	urt advised each parent present in court of the date, time, and p § 366.26; their right to counsel; the nature of the proceedings; a nust select and implement a plan of adoption, guardianship, or a ld. The court ordered each parent present in court to appear for and directed that each parent be notified hereafter by first-class ss only.	and the requirement that at the proceedings the an identified placement with a specific goal for r the hearing set under Welf. & Inst. Code, §
f. [] r c (((((The court orders that no notice of the hearing set under Welf. & hamed below, who is a mother, a presumed father, or an alleged doption where the relinquishment has been accepted and filed or an alleged father who has denied paternity and has executed <i>Juvenile</i>) (form JV-505). 1) (<i>name</i>): 2) (<i>name</i>): 3) (<i>name</i>):	d father and who has relinquished the child for with notice under Fam. Code, § 8700,
g. The lil	 (name): (ely date by which the child may be placed for adoption, tribal c ed placement with a specific goal is (specify date): 	customary adoption, legal guardianship, or in an

			JV-43
ATTORNEY OR PARTY WITHOUT ATTORNEY (*	varne, State Bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.: E-MAIL ADDRESS (<i>Optional</i>): ATTORNEY FOR (<i>Name</i>):	FAX NO. (Optional):		DRAFT 5 04/15/10 xyz
SUPERIOR COURT OF CALIFORNIA	, COUNTY OF		Not approved by
STREET ADDRESS:			Judicial Council
MAILING ADDRESS:			Juuiciai Councii
CITY AND ZIP CODE:			
BRANCH NAME:			
CHILD'S NAME:			
12-MON	NGS AND ORDERS AFTER TH PERMANENCY HEARING If. & Inst. Code, § 366.21(f))		CASE NUMBER:
1. Twelve-month permanency he	earing		
a. Date:	-	Court reporter (name):	
b. Department:		Bailiff (name):	
c. Judicial officer (name):		Interpreter (name and la	anauaae):
d. Court clerk (name):	9.	1 1	
a. Court ofort (numo).			Appointed

Present

Attorney (name):

- h. Party (name):
 - (1) Child:
 - (2) Mother:
 - (3) Father—presumed:
 - (4) Father-biological:
 - (5) Father-alleged:
 - (6) Legal guardian:
 - (7) Indian custodian:
 - (8) De facto parent:
 - (9) County agency social worker:
 - (10) Tribe:
 - (11) Other (specify):
- i. Others present in courtroom:
 - (1) Court Appointed Special Advocate (CASA) volunteer (name):
 - (2) Other (name):
 - (3) Other (name):

2. The court has read and considered and admits into evidence:

- a. Report of social worker dated:
- b. Report of CASA volunteer dated:
- c. Other (specify): d.
 - Other (specify):

BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:

- 3. a. L b.
- Notice of the date, time, and location of the hearing was given as required by law. For child 10 years of age or older who is not present: The child was properly notified under Welf. & Inst. Code, § 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for a continuance to enable the child to be present.

Present

today

	JV-435
CHILD'S NAME:	CASE NUMBER:
_	
 4. a. The child is may be an Indian child, and notice of the proc was provided as required by law. Proof of such notice was filed with this court b. There is reason to believe that the child may be of Indian ancestry, and notice Bureau of Indian Affairs as required by law. Proof of such notice was filed with 	of the proceedings was provided to the
5. A Court Appointed Special Advocate is appointed for the child.	
 6. Parentage a. The court inquired of the child's parents present at the hearing and other appr and addresses of all presumed or alleged parents of the child. All alleged parents 	ents present during the hearing who had
not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form J complete form JV-505 and submit it to the court.	V-505) were provided with and ordered to
 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	Code, § 316.2 to
Advisements and waivers 7. The court has informed and advised the mother biological father presumed father alleged father other (specify):	ld
of the following: the right of each parent or guardian and the child to be present and to be the proceedings and, if any of these parties is financially unable to retain counsel, any rig to the court's right to seek reimbursement; the right to assert the privilege against self-ine cross-examine the persons who prepared the reports or documents submitted to the court to testify against the parent, legal guardian, or Indian custodian; the right to subpoena wi on one's own behalf.	ght to appointed counsel that exists, subject crimination; the right to confront and int by the petitioner and the witnesses called
8. The mother biological father legal guardian presumed father alleged father Indian custodian other (specify):	
has knowingly and intelligently waived the right to a court trial on the issues, the righ self-incrimination, the right to confront and cross-examine adverse witnesses, the right to right to present evidence on his or her own behalf.	

	JV-435
CHILD'S NAME:	CASE NUMBER:
Efforts	
9. The county agency	
a. has	
b. L has not	
complied with the case plan by making reasonable efforts to return the child to a safe he services designed to aid in overcoming the problems that led to the initial removal and making reasonable efforts to complete whatever steps are necessary to finalize the per	continued custody of the child and by
10. The child is may be an Indian child, and	
a. by clear and convincing evidence active efforts were made to provide programs designed to prevent the breakup of this Indian family, and th b. active efforts were not made to provide remedial services and rehabilit breakup of this Indian family.	ese efforts were unsuccessful.
11. a. The following were actively involved in the case plan development, including the	ne child's plan for permanent placement.
child mother father representative of child other (specify):	's identified Indian tribe
 b. The following were not actively involved in the case plan development, includi placement. The county agency is ordered to actively involve them and submit date of this hearing. child mother father representative of child other (specify): 	
 c. The following were not actively involved in the case plan development, includii placement. The county agency is not required to involve them because these unwilling to participate. child mother father representative of child other (specify): 	
12. The following persons have made the indicated level of progress toward alleviating	ng or mitigating the causes
necessitating placement:	Substantial Excellent
<u>None</u> <u>Minimal</u> <u>Adequate</u>	Substantial Excellent
a. Mother	
D. Presumed father Image: Comparison of the presumed father C. Biological father Image: Comparison of the presumed father	
d. Legal guardian	
e. Indian custodian	
f. Other (specify):	
13. a. The county agency has made diligent efforts to locate and contact the individ Rules of Court.	uals identified in rule 5.637 in the California
b The county agency has not made diligent efforts to locate and contact the ind	ividuals identified in rule 5.637 of the
California Rules of Court and is ordered to make such diligent efforts, except	
inappropriate to contact under rule 5.637(c).	
c. The county agency must submit a report to the court detailing the diligent efformed on <i>(date):</i>	orts made and the results of such efforts
14. a. The county agency has made diligent efforts to engage the individuals identification count in efforts to achieve a permanent home or lifelong connection for the ch	
b. The county agency has not made diligent efforts to engage the individuals ide	entified in rule 5.637 of the California Rules
of Court in efforts to achieve a permanent home or lifelong connection for the	-
efforts, except for individuals the court has found inappropriate to contact unc	
c The county agency must submit a report to the court detailing the diligent effo	orts made and the results of such efforts
on <i>(date):</i>	
JV-435 [Rev. July 1, 2011] FINDINGS AND ORDERS AFTER	Page 3 of 5

JV-435			
CHILD'S NAME:	CASE NUMBER:		
⊢			
Education			
 15 a. A limitation on the right of the parents to make educational decisions for the che educational rights and responsibilities in regard to the child's education, includi California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the b. A limitation on the right of the parents to make educational decisions for the che limited as stated in <i>Findings and Orders Limiting Right to Make Educational Deceducational Representative, and Determining Child's Educational Needs</i> (form educational rights and responsibilities of the educational representative are for Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social were constructed from	ing those in rule 5.650(e)–(f) of the e social worker. hild is necessary, and those rights are ecisions for the Child, Appointing n JV-535) filed in this matter. The und in rule 5.650(e)–(f) of the California		
16.a. The child's educational needsareare notbeing met.b. The child's physical needsareare notbeing met.c. The child's mental health needsareare notbeing met.d. The child's developmental needsareare notbeing met.			
 17. The additional services, assessments, and/or evaluations the child requires to meer other concerns are: a. stated in the social worker's report. b. specified here: 	t the unmet needs specified in item 16 or		
 18. The following persons are ordered to take the steps necessary for the child to begin and/or evaluations identified in item 17: a. Social worker. b. Parent (name): c. Surrogate parent (name): d. Educational representative (name): e. Other (name): 			
 19. The child's education placement has changed since the last review hearing. a. The child's educational records, including any evaluation regarding a disa education placement within two business days of the request for enrollmet b. b. The child is enrolled in school. c. The child is attending school. 	-		
 20. Child 16 years of age or older: a. The services stated in the case plan include those needed to assist the cleare to independent living. b. The services stated in the case plan do not include those needed to assist from foster care to independent living. c. To assist the child in making the transition to independent living, the courres provide the services stated on the record. a stollows: 	st the child in making the transition		

		JV-435
СН	ILD'S NAME:	CASE NUMBER:
L		
21.	Siblings	
	a. The child does not have siblings under the court's jurisdiction.	
	b. The child does have siblings under the court's jurisdiction. Sibling Attac JV-403) is attached and incorporated by reference.	chment: Contact and Placement (form
22.	Placement and services are ordered as stated in (check appropriate box and attach	indicated form):
	a. Twelve-Month Permanency Attachment: Child Reunified (Welf. & Inst. Code attached and incorporated by reference.	e, § 366.21(f)) (form JV-436), which is
	b. Twelve-Month Permanency Attachment: Reunification Services Continued (JV-437), which is attached and incorporated by reference.	Welf. & Inst. Code, § 366.21(f)) (form
	c. Twelve-Month Permanency Attachment: Reunification Services Terminated JV-438), which is attached and incorporated by reference.	(Welf. & Inst. Code, § 366.21(f)) (form
23.	Contact with the child is ordered as stated in (check appropriate box and atta	
	 a. Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Othe b. Visitation Attachment: Sibling (form JV-401). 	er Important Person (form JV-400).
	 b Visitation Attachment: Sibling (form JV-401). c Visitation Attachment: Grandparent (form JV-402). 	
24.	All prior orders not in conflict with this order remain in full force and effect.	
25.	Other findings and orders:	
20.	a. See attached.	
	b. (Specify):	
26.	The next hearing is scheduled as follows:	
	Hearing date: Time: Dept:	Room:
	a. In-home status review hearing (Welf. & Inst. Code, § 364)	
	b. 18-month permanency hearing (Welf. & Inst. Code, § 366.21(f))	
	c. Selection and implementation hearing (Welf. & Inst. Code, § 366.26)	
	d. Postpermanency hearing (Welf. & Inst. Code, § 366.3)	
	e. Other (specify):	
27.	The petition is dismissed. Jurisdiction of the court is terminated. All appointed further representation.	counsel are relieved of the duty to provide
28.	Number of pages attached:	
20.		

Date:

JUDGE JUDGE PRO TEMPORE COMMISSIONER REFEREE

DRAFT 3 03/08/10 XYZ

CASE NUMBER:

TWELVE-MONTH PERMANENCY ATTACHMENT: CHILD REUNIFIED (Welf. & Inst. Code, § 366.21(f))

 The return of the child to his or her parent or legal guardian would not create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child, and the child's placement in foster care is no longer necessary or appropriate. The factual basis for this conclusion is stated on the record.

Permanent plan

CHILD'S NAME:

2.	The	he permanent plan of reunification is appropriate and is ordered as the permanent plan.		
	a. b.	The ch	hild is placed, effective immediately, in the care and custody of the mother biological father Indian custodian presumed father legal guardian other (<i>specify</i>): The county agency will provide family maintenance services, and the family will participate in the services stated in the family's case plan.	
	C.		The family is not in need of further services, and the person specified in item 2a is granted physical and legal custody or the child under the custody order and final judgment entered this day. Visitation with the child will be as stated in <i>Visitation Order—Juvenile</i> (form JV -205). The clerk of the juvenile court must file with the family court a completed <i>Custody Order—Juvenile—Final Judgment</i> (form JV-200) and <i>Visitation Order—Juvenile</i> (form JV-205).	
Ed 3.	ucat] The	e mother biological father Indian custodian presumed father legal guardian other (<i>specify</i>): st ensure the child's regular school attendance and make reasonable efforts to obtain the education services necessary to et the child's specific needs.	

4. Child 16 years of age or older: The child was in foster care at 16 years of age and remains eligible for independent living services. The county agency will provide those services as stated in the child's case plan and Transitional Independent Living Plan.

Page 1 of 1

DRAFT 3 03/08/10 XYZ

CHILD'S NAME:	CASE NUMBER:	
CHILD'S NAME.	CASE NUMBER.	
—		
TWELVE-MONTH PERMANENCY ATTACHMENT: REUNIFICATIO (Welf. & Inst. Code, § 366.21(f))	N SERVICES CONTIN	IUED
1. By a preponderance of the evidence, the return of the child to his or her parent or legal gurisk of detriment to the safety, protection, or physical or emotional well-being of the child. Conclusion is stated on the record.		bstantial
2. The child's out-of-home placement is necessary.		
3. The child's current placement is appropriate.		
 The child's current placement is not appropriate. The county agency must local a. The matter is continued to the date and time indicated in form JV-435, item report by the county agency on the progress made in locating an appropriate. D. Other (<i>specify</i>): 	m 26 for a written	ent for the child.
5. The child is placed outside the state of California and that out-of-state placen	nent	
 a continues to be the most appropriate placement for the child and is in the does not continue to be the most appropriate placement for the child and The matter is continued to the date and time indicated in form JV-435, ite report by the county agency on the progress made toward (1) returning the child to California and locating an appropriate placement that is the most appropriate best interest of the child. (3) other (specify): 	I is not in the best interest em 26 for a written lacement within California	of the child.
 6. a. There is a substantial probability that the child may be returned to the mother biological father Indian custodian other (specify): by the date set for the 18-month permanency hearing under Welf. & Inst. Code (1) made significant progress in resolving the problems that led to the removal; (2) demonstrated the capacity and ability to complete the objectives of the treat protection, physical and emotional health, and special needs of the child; ar (3) consistently and regularly contacted and visited the child. b. Reasonable services have not been provided to the indian custodian 	tment plan and to provide	
presumed father legal guardian other (specify):		
 7. Reunification services are continued for the mother presumed father legal guardian other (specify): a. as previously ordered. b. as modified (1) on the record. (2) in the case plan. 		
8. The likely date by which the child may be returned to and safely maintained in the customary adoption, legal guardianship, or in an identified placement with a specific		tion, tribal
Form Approved for Optional Use Judicial Council of California TWELVE-MONTH PERMANENCY ATTACHMEN		Page 1 of 2 itutions Code, § 366.21(f); purt, rules 5.708 and 5.715

	JV-437
CHILD'S NAME	CASE NUMBER:
9. Child foster	10 years of age or older, placed in a group home for six months or longer from the date the child entered
a. 🗌	The county agency has made efforts to identify individuals who are important to the child and to maintain the child's relationships with those individuals, consistent with the child's best interest.
b. 🗆	The county agency has not made efforts to identify individuals who are important to the child and to maintain the child's relationships with those individuals, consistent with the child's best interest.
c. 🗆	To identify individuals who are important to the child and to maintain the child's relationships with those individuals, the county agency must provide the services
	 (1) as stated on the record. (2) as follows:
Health 10 The is	mother biological father Indian custodian presumed father legal guardian other (specify): unable unwilling unavailable to make decisions regarding the child's needs for medical,
	ical, dental, or other remedial care, and the right to make these decisions is suspended under Welf. & Inst. Code, § 369 vested with the county agency.

Advisement

11. The court informed all parties present at the time of the hearing and further advises all parties that if the child is not returned to the home at the 18-month permanency hearing set on a date within 18 months from the date the child was initially removed from his or her home, the case may be referred to a selection and implementation hearing under Welf. & Inst. Code, § 366.26 that may result in the termination of parental rights and adoption of the child and other members of the sibling group or, in the case of an Indian child for whom tribal customary adoption under section 366.24 is selected as the permanent plan, modification of parental rights and the adoption of the child and other members of the sibling group.

Eighteen-month permanency hearing date:

11/ 407

DRAFT 5 03/08/10 xyz Not approved by the Judicia	al Council JV-438
CHILD'S NAME:	CASE NUMBER:
TWELVE-MONTH PERMANENCY ATTACHME REUNIFICATION SERVICES TERMINATED (Welf. & Inst. Code, § 366.21(f))	NT:
 By a preponderance of the evidence, the return of the child to his or her parent or legal gursts of detriment to the safety, protection, or physical or emotional well-being of the child. conclusion is stated on the record. 	
2. The child's out-of-home placement is necessary.	
3. Reunification services are terminated.	
4. The child's current placement is appropriate.	
 5. The child's current placement is not appropriate. The county agency must locat a. The matter is continued to the date and time indicated in form JV-435, item report by the county agency on the progress made in locating an appropriate. b. Other (<i>specify</i>): 	n 26 for a written oral
 6 The child is placed outside the state of California and that out-of-state placement a continues to be the most appropriate placement for the child and is in the does not continue to be the most appropriate placement for the child and The matter is continued to the date and time indicated in form JV-435, iter report by the county agency on the progress made toward (1) returning the child to California and locating an appropriate placement that is the most appropriate placement that is the most appropriate placement (2) locating an out-of-state placement that is the most appropriate interest of the child. (3) other (specify): 	best interest of the child. is not in the best interest of the child. m 26 for a written oral acement within California.
 Selection of permanent plan By clear and convincing evidence, there is a compelling reason for determining Code, § 366.26 is not in the best interest of the child because the child is not a p and has no one currently willing or appropriate to accept legal guardianship. The child because the	roper subject for adoption at this time
a. placement with <i>(name):</i>	, a fit and willing relative
	nd termination of dependency.
The likely date by which the child's specific goal will be achieved is (specific goal	surgical, and dental care as provided in
 b. placement with (name of placement): with a specific goal of (specify): (1) return home. (2) adoption. (3) legal guardianship. (4) permanent placement with a fit and willing relative. (5) a less restrictive foster care setting. (6) independent living with identification of a caring adult to serve assisted adult living with identification of a caring adult to serve (7) assisted adult living with identification of a caring adult to serve 	e as a lifelong connection for the youth.
c. The county agency made diligent efforts to locate an appropriate relative	· · ·
relative whose name was submitted to the county agency was evaluated	
	Page 1 of 2 Welfare and Institutions Code, § 366.21(f);
Form Approved for Optional Use Judicial Council of California JV-438 [Rev. July 1, 2011] TWELVE-MONTH PERMANENCY ATTACHMEN REUNIFICATION SERVICES TERMINATED (Welf. & Inst. Code, § 366.21(f))	Cal. Rules of Court, rules 5.708 and 5.715 www.courts.ca.gov

CHILD'S NAME:	CASE NUMBER:
_	
8a. The matter is ordered set for hearing under Welf. & Inst. (permanent plan for the child.	Code, § 366.26 to select the most appropriate
 By clear and convincing evidence reasonable services have a guardian, or Indian custodian. 	been provided or offered to the child's parents, legal
 c. The county agency and the licensed county adoption agency an adoption agency, will prepare and serve an assessment re 	
d. The court advised all parties present in court that to preserve seek an extraordinary writ by filing notice of intent to file a writ submitted on <i>Notice of Intent to File Writ Petition and Reques</i> writ, which may be submitted on <i>Petition for Extraordinary Wr</i> courtroom. The court further advised all parties present in cour and request for record must be filed with the juvenile court cle of the court is directed to provide written notice as stated in run not present.	t petition and a request for the record, which may be <i>t for Record</i> (form JV-820), and a petition for extraordinary <i>it</i> (form JV-825). A copy of each form is available in the art that, as to them, a notice of intent to file a writ petition erk within seven days of the date of this hearing. The clerk
 e. The court advised each parent present in court of the date, tir Code, § 366.26; their right to counsel; the nature of the proce court must select and implement a plan of adoption, guardian child. The court ordered each parent present in court to appe 366.26 and directed that each parent be notified hereafter by business only. 	edings; and the requirement that at the proceedings the ship, or identified placement with a specific goal for the ear for the hearing set under Welf. & Inst. Code, §
f. The court orders that no notice of the hearing set under named below, who is a mother, a presumed father, or a adoption where the relinquishment has been accepted a or an alleged father who has denied paternity and has e (Juvenile) (form JV-505).	n alleged father and who has relinquished the child for and filed with notice under Fam. Code, § 8700,
 (1) (name): (2) (name): (3) (name): (4) (name): g. The likely date by which the child may be placed for adoption 	n, for legal guardianship, or in an identified placement
with a specific goal is (specify date):	,
Services 9. Child 10 years of age or older, placed in a group home for six foster care	c months or longer from the date the child entered
 a The county agency has made efforts to identify individue child's relationships with those individuals, consistent w b The county agency has not made efforts to identify individual's relationships with those individuals, consistent w c To identify individuals who are important to the child an individuals, the county agency must provide the service (1) as stated on the record. (2) as follows: 	vith the child's best interest. viduals who are important to the child and to maintain the vith the child's best interest. Id to maintain the child's relationships with those
Health 10. The mother biological father	other <i>(specify):</i> ke decisions regarding the child's needs for medical, ese decisions is suspended under Welf. & Inst. Code, § 369
JV-438 [Rev. July 1, 2011] TWELVE-MONTH PERMANENC REUNIFICATION SERVICES (Welf. & Inst. Code, § 36	TERMINATED

JV-438

JV-440

		5
ATTORNEY OR PARTY WITHOUT ATTORNEY	(Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO .:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		DRAFT 6 04/15/10 xyz
SUPERIOR COURT OF CALIFORNI	A, COUNTY OF	Not approved by
STREET ADDRESS:		Judicial Council
MAILING ADDRESS:		Judicial Council
CITY AND ZIP CODE:		
BRANCH NAME:		
CHILD'S NAME:		
	S AFTER 18-MONTH PERMANENCY HEARING Nelf. & Inst. Code, § 366.22)	CASE NUMBER:

- 1. Eighteen-month permanency hearing
 - a. Date:
 - b. Department:
 - c. Judicial officer (name):
 - d. Court clerk (name):
 - h. <u>Party *(name):*</u>
 - (1) Child:
 - (2) Mother:
 - (3) Father-presumed:
 - (4) Father-biological:
 - (5) Father-alleged:
 - (6) Legal guardian:
 - (7) Indian custodian:
 - (8) De facto parent:
 - (9) County agency social worker:
 - (10) Tribe:
 - (11) Other (specify):

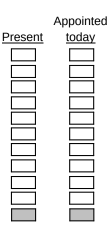
e. Court reporter (name):

g. Interpreter (name and language):

Attorney (name):

f. Bailiff (name):

Present



- i. Others present in courtroom:
- (1) Court Appointed Special Advocate (CASA) volunteer (name):
- (2) Other (name):
- (3) Other (name):

2. The court has read and considered and admits into evidence:

- a. Report of social worker dated:
- b. Report of CASA volunteer dated:
- c. Cher (specify):
- d. Other (specify):

BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:

3. a. Notice of the date, time, and location of the hearing was given as required by law.

b. For child 10 years of age or older who is not present: The child was properly notified under Welf. & Inst. Code, § 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for a continuance to enable the child to be present.

		Page 1 of 5
Form Approved for Optional Use Judicial Council of California JV-440 [Rev. July 1, 2011]		Velfare and Institutions Code, § 366.22; . Rules of Court, rules 5.708 and 5.720 www.courts.ca.gov
	(Welf. & Inst. Code, § 366.22)	

		JV-440
C	HILD'S NAME:	CASE NUMBER:
-		
4.	 a. The child is may be an Indian child, and notice of the proceed was provided as required by law. Proof of such notice was filed with this court. b. There is reason to believe that the child may be of Indian ancestry, and notice of Bureau of Indian Affairs as required by law. Proof of such notice was filed with this 	the proceedings was provided to the
5.	A Court Appointed Special Advocate is appointed for the child.	
6.	Parentage	
	a. The court inquired of the child's parents present at the hearing and other approp and addresses of all presumed or alleged parents of the child. All alleged parent not previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form JV-505 and submit it to the court.	s present during the hearing who had
	 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. Co. (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	ode, § 316.2 to
	visements and waivers	
7.	The court has informed and advised the mother biological father presumed father alleged father other (specify):	
	of the following: the right of each parent or guardian and the child to be present and to be retain the proceedings and, if any of these parties is financially unable to retain counsel, any right to the court's right to seek reimbursement; the right to assert the privilege against self-incrir cross-examine the persons who prepared the reports or documents submitted to the court to testify against the parent, legal guardian, or Indian custodian; the right to subpoena withe on one's own behalf.	to appointed counsel that exists, subject mination; the right to confront and by the petitioner and the witnesses called
8.	The mother biological father legal guardian presumed father alleged father Indian custodian other (specify): other (specify): Indian custodian	
	has knowingly and intelligently waived the right to a court trial on the issues, the right to self-incrimination, the right to confront and cross-examine adverse witnesses, the right to se right to present evidence on his or her own behalf.	

		JV-440
CHILD'S NA	ИЕ:	CASE NUMBER:
Efforts		
	Inty agency	
a b	l has l has not	
	」 has not d with the case plan by making reasonable efforts to return the child to a safe ho	me through the provision of reasonable
-	designed to aid in overcoming the problems that led to the initial removal and co	- ·
	reasonable efforts to complete whatever steps are necessary to finalize the pern	
10.	he child is may be an Indian child, and	
	a by clear and convincing evidence, active efforts were made to provide r	remedial services and rehabilitative
	programs designed to prevent the breakup of this Indian family, and the	
	b. active efforts were not made to provide remedial services and rehabilitation	ative programs designed to prevent the
	breakup of this Indian family.	
11. a.	The following were actively involved in the case plan development, including the	e child's plan for permanent placement
	child mother father representative of child	s identified Indian tribe
	other (specify):	
b	The following were not actively involved in the case plan development, including	
	placement. The county agency is ordered to actively involve them and submit a date of this hearing.	an updated case plan within 30 days of the
	child mother father representative of child	s identified Indian tribe
	other (specify):	
c.	The following were not actively involved in the case plan development, includir	on the child's plan for permanent
0.	placement. The county agency is not required to involve them because these	
	unwilling to participate.	
	child mother father representative of child	s identified Indian tribe
	other (specify):	
	owing persons have made the indicated level of progress toward alleviating	g or mitigating the causes
necess	tating placement: None Minimal Adequate	Substantial Excellent
	<u>None Minimal Adequate</u>	Substantial Excellent
a		
b c	Presumed father	
d.	Biological father	
e.		
f. 🗌	Other (specify):	
12 0	The county agoney has made diligent efforts to locate and contact the individu	als identified in rule 5 627 of the California
13. a	The county agency has made diligent efforts to locate and contact the individu Rules of Court.	als identified in fulle 5.637 of the California
b.	The county agency has not made diligent efforts to locate and contact the indiv	viduals identified in rule 5.637 of the
	California Rules of Court and is ordered to make such diligent efforts, except for	
	inappropriate to contact under rule 5.637(c).	
C.	The county agency must submit a report to the court detailing the diligent effor	ts made and the results of such efforts
	on (date):	
14. a.	The county agency has made diligent efforts to engage the individuals identified	
	Court in efforts to achieve a permanent home or lifelong connection for the chi	
b	The county agency has not made diligent efforts to engage the individuals ider	
	of Court in efforts to achieve a permanent home or lifelong connection for the efforts, except for individuals the court has found inappropriate to contact under	-
c.	The county agency must submit a report to the court detailing the diligent effor	
··	on (date):	
JV-440 [Rev. July 1		Page 3 of 5
av the firev. buly i	FINDINGS AND ORDERS AFTER	1 496 3 01 3

FINDINGS AND ORDERS AFTER
18-MONTH PERMANENCY HEARING
(Welf. & Inst. Code, § 366.22)

	JV-440
CHILD'S NAME:	CASE NUMBER:
Education	
 a. A limitation on the right of the parents to make educational decisions for the che educational rights and responsibilities in regard to the child's education, include California Rules of Court. A copy of rule 5.650(e) and (f) may be obtained from b. A limitation on the right of the parents to make educational decisions for the che limited as stated in <i>Findings and Orders Limiting Right to Make Educational Decucational Representative, and Determining Child's Educational Needs</i> (form educational rights and responsibilities of the educational representative are for Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social were constructed from the	ing those in rule 5.650(e)–(f) of the n the social worker. hild is necessary, and those rights are <i>ecisions for the Child, Appointing</i> n JV-535) filed in this matter. The und in rule 5.650(e)–(f) of the California
16.a.The child's educational needsareare notbeing met.b.The child's physical needsareare notbeing met.c.The child's mental health needsareare notbeing met.d.The child's developmental needsareare notbeing met.	
 17 The additional services, assessments, and/or evaluations the child requires to meet or other concerns are: a	et the unmet needs specified in item 16
 18. The following persons are ordered to take the steps necessary for the child to beg and/or evaluations identified in item 17: a. Social worker. b. Parent (name): c. Surrogate parent (name): d. Educational representative (name): e. Other (name): 	in receiving the services, assessments,
 19. The child's education placement has changed since the last review hearing. a. The child's educational records, including any evaluation regarding a diseducation placement within two business days of the request for enroller b. The child is enrolled in school. c. The child is attending school. 	-
 20. Child 16 years of age or older: a. The services stated in the case plan include those needed to assist the care to independent living. b. The services stated in the case plan do not include those needed to assist from foster care to independent living. c. To assist the child in making the transition to independent living, the courand provide the services (1) stated on the record. (2) as follows: 	ist the child in making the transition

_			JV-440
ſ	CHILD'S NAME:	CASE NUMBER:	
l			
ŀ	_		

 a. b. b. The child does not have siblings under the court's jurisdiction. The child does have siblings under the court's jurisdiction. Sibling Attachment: Contact and Placement (JV-40) is attached and incorporated by reference. 	
	3)
22. Placement and services are ordered as stated in (check appropriate box and attach indicated form):	
a. Eighteen-Month Permanency Attachment: Child Reunified (Welf. & Inst. Code, § 366.22) (form JV-441), which is attached and incorporated by reference.	
b. Eighteen-Month Permanency Attachment: Reunification Services Terminated (Welf. & Inst. Code, § 366.22) (form JV-442), which is attached and incorporated by reference.	
c. Eighteen-Month Permanency Attachment: Reunification Services Continued (Welf. & Inst. Code, § 366.22) (form JV-443), which is attached and incorporated by reference.	
23. Contact with the child is ordered as stated in (check appropriate box and attach indicated form):	
 a. Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Important Person (form JV-400). b. Visitation Attachment: Sibling (form JV-401). c. Visitation Attachment: Grandparent (form JV-402). 	
24. All prior orders not in conflict with this order remain in full force and effect.	
25. Other findings and orders: a. See attached. b. (Specify):	

26.	The next hearing is scheduled as follows:	Dept:	Room:
	Hearing date: Time:		
	 a. In-home status review hearing (Welf. & b. Selection and Implementation hearing c. Postpermanency hearing (Welf. & Inst. d. Other (specify): 	(Welf. & Inst. Code, § 366	.26)
27.	The petition is dismissed. Jurisdiction of the co further representation.	urt is terminated. All appoi	nted counsel are relieved of the duty to provide

28 Number of pages attached: _

Date:

JUDGE JUDGE PRO TEMPORE COMMISSIONER REFEREE

DRAFT 2 03/05/10 XYZ

CASE NUMBER

EIGHTEEN-MONTH PERMANENCY ATTACHMENT: CHILD REUNIFIED (Welf. & Inst. Code, § 366.22)

1. The return of the child to his or her parent or legal guardian would not create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child, and the child's placement in foster care is no longer necessary or appropriate. The factual basis for this conclusion is stated on the record.

Permanent plan

CHILD'S NAME:

- The permanent plan of reunification is appropriate and is ordered as the permanent plan. 2.
 - a. The child is placed, effective immediately, in the care and custody of the

	mother biological father Indian custodian
	presumed father 🔲 legal guardian
	other (specify):
b	The county agency will provide family maintenance services, and the family will participate in the services stated in
	 the family's case plan.
C.	The family is not in need of further services, and the person specified in item 2a is granted physical and legal custody of the child under the custody order and final judgment entered this day. Visitation with the child will be as

d legal hild will be as stated in Visitation Order-Juvenile (form JV-205). The clerk of the juvenile court must file with the family court a completed Custody Order—Juvenile—Final Judgment (form JV-200) and Visitation Order—Juvenile (form JV-205).

Education

3.	The	mother	biological father
		presumed father	legal guardian
		other (specify):	

must ensure the child's regular school attendance and make reasonable efforts to obtain the education services necessary to meet the child's specific needs.

4. Child 16 years of age or older: The child was in foster care at 16 years of age and remains eligible for independent living services. The county agency will provide those services as stated in the child's case plan and Transitional Independent Living Plan.

	DRAFT 5 03/08/10 xyz Not approved by the Judi	icial Council	JV-442
СН	HILD'S NAME:	CASE NUMBER:	<u> </u>
	EIGHTEEN-MONTH PERMANENCY ATTA REUNIFICATION SERVICES TERMIN (Welf. & Inst. Code, § 366.22)		
r	By a preponderance of the evidence, the return of the child to his or her parent or I risk of detriment to the safety, protection, or physical or emotional well-being of the conclusion is stated on the record.		
2. 1	The child's out-of-home placement is necessary.		
3. F	Reunification services are terminated.		
4. [The child's current placement is appropriate.		
5. C 6. C	 The child's current placement is not appropriate. The county agency mutation is a country agency in the date and time indicated in form JV-4 report by the county agency on the progress made in locating an appropriate is continued to the state of California and that out-of-state The child is placed outside the state of California and that out-of-state 	40, item 26 for a writte opropriate placement.	
U. L	a continues to be the most appropriate placement for the child and is		d.
	 b. does not continue to be the most appropriate placement for the characteristic continue to be the most appropriate placement for the characteristic continue to be the most appropriate placement for the characteristic continue to be the most appropriate placement for the characteristic continue to be the most appropriate placement for the characteristic continue to be the most appropriate placement for the characteristic continue to be the most appropriate placement for the characteristic continue to be the most appropriate placement for the characteristic continue to be the most appropriate placement for the characteristic continue to be the date and time indicated in form JV-report by the county agency on the progress made toward (1) (2) (3) (3) (3) 	riate placement within Californ	ia.
Sele	ection of permanent plan		
7. L	By clear and convincing evidence, there is a compelling reason for dete Code, § 366.26 is not in the best interest of the child because the child is and has no one currently willing or appropriate to accept legal guardianship.	not a proper subject for adopt	
	a placement with (name):		willing relative
	with a specific goal of adoption or guardiansh		-
	The likely date by which the child's specific goal will be achieved i	s (specify date):	
	The relative is authorized to provide consent for the child's r Order Granting Authority to Consent to Medical, Surgical, a		are as provided in
	b. placement with (name of placement): with a specific goal of (specify):		
	 (1)	to serve as a lifelong connecti	-
	The likely date by which the child's specific goal will be achieved i		t and each
	c The county agency made diligent efforts to locate an appropriate re- relative whose name was submitted to the county agency was evaluated to the co		
			Page 1 of 2

Form Approved for Optional Use	
Judicial Council of California	
JV-442 [Rev. July 1, 2011]	

8.

a. The matter is ordered set for hearing under Welf. & Inst. Code, § 366.26 to select the most appropriate permanent plan for the child.

- b. By clear and convincing evidence, reasonable services have been provided or offered to the child's parents, legal guardian, or Indian custodian.
- c. The county agency and the licensed county adoption agency or the California Department of Social Services, acting as an adoption agency, will prepare and serve an assessment report as described in Welf. & Inst. Code, § 361.5(g).
- d. The court advised all parties present in court that to preserve any right to review on appeal of this order, a party must seek an extraordinary writ by filing notice of intent to file a writ petition and a request for the record, which may be submitted on *Notice of Intent to File Writ Petition and Request for Record* (form JV-820), and a petition for extraordinary writ, which may be submitted on *Petition for Extraordinary Writ* (form JV-825). A copy of each form is available in the courtroom. The court further advised all parties present in court that, as to them, a notice of intent to file a writ petition and request for record must be filed with the juvenile court clerk within seven days of the date of this hearing. The clerk of the court is directed to provide written notice as stated in rule 5.708(n)(5) of the California Rules of Court to any party not present.
- e. The court advised each parent present in court of the date, time, and place of the hearing set under Welf. & Inst. Code, § 366.26; their right to counsel; the nature of the proceedings; and the requirement that at the proceedings the court must select and implement a plan of adoption, guardianship, or identified placement with a specific goal for the child. The court ordered each parent present in court to appear for the hearing set under Welf. & Inst. Code, § 366.26 and directed that each parent be notified hereafter by first-class mail to his or her usual place of residence or business only.
- f. The court orders that no notice of the hearing set under Welf. & Inst. Code, § 366.26 be provided to the person named below, who is a mother, a presumed father, or an alleged father and who has relinquished the child for adoption where relinquishment has been accepted and filed with notice under Fam. Code, § 8700, or an alleged father who has denied paternity and has executed section 2 of *Statement Regarding Parentage (Juvenile)* (form JV-505).
 - (1) (name):
 - (2) (name):
 - (3) (name):
 - (4) (name):
- g. **The likely date** by which the child may be placed for adoption, tribal customary adoption, legal guardianship, or in an identified placement with a specific goal is *(specify date):*

Services

9. Child 10 years of age or older, placed in a group home for six months or longer from the date the child entered foster care
a. The county agency has made efforts to identify individuals who are important to the child and to maintain the child's relationships with those individuals, consistent with the child's best interest.
b. The county agency has not made efforts to identify individuals who are important to the child and to maintain the child's relationships with those individuals, consistent with the child's best interest.
c. To identify individuals who are important to the child and to maintain the child's relationships with those individuals, the county agency must provide the services
 (1) as stated on the record. (2) as follows:
Health
10. The mother biological father other (specify): presumed father legal guardian
is unable unwilling unavailable to make decisions regarding the child's needs for medical,
surgical, dental, or other remedial care, and the right to make these decisions is suspended under Welf. & Inst. Code, § 369 and vested with the county agency.
JV-442 [Rev. July 1, 2011] EIGHTEEN-MONTH PERMANENCY ATTACHMENT: Page 2 of 2

a. Date: b. Department: c. Judicial officer (name): c. Court clerk (name): c. Court clerk (name): c. Court clerk (name): c. Judicial officer (name): c. Legal guardian: c. Judicial officer (name): c. Legal guardian: c. Judicial officer (name): c. Court appointed value (CASA) volunteer (name): c. Other (specify): c. Other (specify): c. Other (specify): d. Judicial officer (name): c. Judicial			JV-445
E-MAL ADDRESS (pdproval) ATTORNEY TO REVEAL DRAFT 6 94/15/10 amb STREET ADDRESS ONT ARE 21P CODE: BRACKT AME: DRAFT 6 94/15/10 amb CHILD'S NAME: CASE MUMBER: CHILD'S NAME: CASE MUMBER: Image: Bracktown Ame: CASE MUMBER: PARENTAL RIGHTS TERMINATED; PERMANENCY HEARING— PARENTAL RIGHTS TERMINATED; PERMANENT PLAN OF ADOPTION (Welf & Inst. Code, § 366.3(1)) CASE MUMBER: Image: Bracktown American Address Address After Postpermanency hearing e. Court reporter (name): t. Bailiff (name): a. Date: Bracktown Address Addres Addres Address Address Address Address Address Addr	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, an	d address):	FOR COURT USE ONLY
ATTORNET FOR (NUMBER COURT OF CALIFORNIA, COUNTY OF STITUET ADDRESS. DRAFT 6 (94/15/10 amb MALING ADDRESS. Not Approved by the Judicial Council BRACH NAME: Council CHILD'S NAME: Council Child: e. Court reporter (name): Department: f. Balliff (name): Judicial officer (name): g. Interpreter (name and language): d. Court clerk (name): g. Interpreter (name and language): d. Court Appointed Present Attorney (name): Your Appointed Special Advocate (CASA) volunteer (name): Present in courtnorm: Present in courtnorm: (1) Court Appointed Special Advocate (CASA) volunteer (name): Court Appointed Special Advocate (CASA) volunteer Present in courtnorm: (2) Cutter (paperify): i. Other (specify): Cother (specify): Cother (specify): d. Other (specify): Cother (specify): <th>TELEPHONE NO.: FAX NO.</th> <th>(Optional):</th> <th></th>	TELEPHONE NO.: FAX NO.	(Optional):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF DRAFT 6 BITHEET ADDRESS MAIL NO ADDRESS MAILING ADDRESS Not Approved by the Judicial CHILD'S NAME: Council IBBRACHAME: CARE MUMBER: CHILD'S NAME: CARE MUMBER: IBBRACHAME: CARE MUMBER: PARENTAL RIGHTS TERMINATED; PERMANENCY HEARING— PARENTAL RIGHTS TERMINATED; PERMANENT PLAN OF ADOPTION (Welf. & Inst. Code, § 366.3(f)) CARE MUMBER: 1. Postpermanency hearing e. Court reporter (name): 1. Bailiff (name): c. Judicial officer (name): g. Interpreter (name and language): d. Court clerk (name): d. Court clerk (name): g. Interpreter (name and language): d. Court clerk (name): Present d. Court clerk (name): g. Interpreter (name and language): d. Court clerk (name): Mumber: (1) Child: Present Attorney (name): Present Inday (2) Legal guardian: g. Interpreter (name): Present Attorney (name): G. Court Apopinted Special Advocate (CASA) volunteer (name): (3) Other (specify): i. Other (specify): i. Other (specify): i. Other (specify): 2. The court has read and considered and admits into evidence: a. Report of Social w			
MAILING ADDRESS: U4/15/LU amb CHILD'S NAME: Not Approved by the Judicial Council CHILD'S NAME: CASE NUMBER: PARENTAL RIGHTS TERMINATED; PERMANENCY HEARING— PARENTAL RIGHTS TERMINATED; PERMANENT PLAN OF ADOPTION (Weif. & Inst. Code, § 366.3(f)) CASE NUMBER: 1. Postpermanency hearing a. Date: b. Department: f. Bailiff (name): g. Interpreter (name): b. Judicial officer (name): f. Court clear (name): f. Other spresent in courtroom: f. Court poprinted Special Advocate (CASA) volunteer (name): f. Other (specify): f. Other (specify): f. Other (specify): Image: Court clear (name): 2. The court has read and considered and admits into evidence: a Report of SCAS NO ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS: 3. a Notice of the date, time, and location of the hearing was given as required by law. b For child 10 years of age or older who is	SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
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	b. For child 10 years of age or older whe	o is not present: The child was properl	ly notified under Welf. & Inst. Code, §
			present, and there is no good cause for a

- 4. A Court Appointed Special Advocate is appointed for the child.
- 5. The child's out-of-home placement is necessary.
- 6. The child's current placement is appropriate.

Form Approved for Optional Use Judicial Council of California	FINDINGS AND ORDERS AFTER POSTPERMANENCY HEARING—	Welfare and Institutions Code, § 366.3(f); Cal. Rules of Court, rule 5.740
JV-445 [Rev. July 1, 2011]	PARENTAL RIGHTS TERMINATED; PERMANENT PLAN OF ADOPTION	www.courts.ca.gov
	(Welf. & Inst. Code, § 366.3(f))	

1 of 4

	JV-445
CHILD'S N	NAME: CASE NUMBER:
L	
	The child's current placement is not appropriate. The county agency must locate an appropriate placement for the child. a. The matter is continued to the date and time indicated in item 27 for a written oral report by the county agency on the progress made in locating an appropriate placement. b. Other (<i>specify</i>):
8.	The child is placed outside the state of California and that out-of-state placement
	a continues to be the most appropriate placement for the child and is in the best interest of the child.
	b. does not continue to be the most appropriate placement for the child and is not in the best interest of the child. The matter is continued to the date and time indicated in item 27 for a written oral report by the county agency on the progress made toward
	(1) returning the child to California and locating an appropriate placement within California.
	 (2) locating an out-of-state placement that is the most appropriate placement for the child and in the best interest of the child. (3) other (<i>specify</i>):
Efforts	
9.	a has
	b. has not
	complied with the case plan by making reasonable efforts, including whatever steps are necessary to make and to finalize
	the permanent placement of the child.
	 Child not yet placed with prospective adoptive parent or a guardian a. The child has identified the following as an individual important to him or her: (1) (name): (2) (name): (3) (name):
	 b. The county agency has has not made efforts to identify individuals who are important to the child, consistent with the child's best interest.
	c. The county agency has has not made efforts to maintain the child's relationships with the individuals who are important to the child, consistent with the child's best interest.
	d. The county agency has has not made efforts to identify a prospective adoptive parent or a legal guardian for the child.
	 To identify individuals who are important to the child and to maintain the child's relationships with those individuals, the county agency must provide the services (1) as stated on the record. (2) as follows:
	 f To identify a prospective adoptive or a legal guardian for the child, the county agency must provide the services (1) as stated on the record. (2) as follows:
11. The se a b	ervices provided to the child have been adequate. not adequate.

	JV-445
CHILD'S NAME:	CASE NUMBER:
<u> </u>	
12. a. The child was actively involved in the case plan development, including the child	d's plan for permanent placement.
b The child was not actively involved in the case plan development, including the	child's plan for permanent placement, and
 (1) the county agency is ordered to actively involve the child in the case permanent placement, and to submit to the court an updated case p hearing. (2) the county agency is not required to actively involve the child becaus unwilling to participate. 	lan within 30 days of the date of this
13. Child 12 years of age and over:	
 a The child was given the opportunity to review the case plan, sign it, and review the case plan, sit, an	nd receive a copy, and
and receive a copy. The county agency is further ordered to su date of this hearing written confirmation that the child was prov	ubmit to the court within 30 days of the vided with this opportunity.
(2) the county agency is not required to actively involve the child to unavailable, or unwilling to participate.	because the child is unable,
Education	
14. a. The child's educational needs are are not being met.	
b. The child's physical needs are are not being met.	
c. The child's mental health needs are are not being met.	
d. The child's developmental needs are are not being met.	
15. The additional services, assessments, and/or evaluations the child requires to mee other concerns are:	t the unmet needs specified in item 14 or
a stated in the social worker's report.	
b. specified here:	
16. The following persons are ordered to take the steps necessary for the child to begin and/or evaluations identified in item 19:	n receiving the services, assessments,
a. Social worker.	
b Surrogate parent <i>(name):</i>	
c. Educational representative (name):	
d Other (name):	
17. The child's education placement has changed since the last review hearing.	
a The child's educational records, including any evaluation regarding a disa	-
education placement within two business days of the request for enrollme	ent in the new education placement.
b. The child is enrolled in school.	
c. The child is attending school.	

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CHILD'S NAME:		CASE NUMBER:	
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18. Child 16 years of age and over:			
a. The services stated in the case plan in care to independent living.	nclude those needed to as	sist the child in making the transition	from foster
b. The services stated in the case plan d from foster care to independent living.		d to assist the child in making the tra	nsition
c. To assist the child in making the trans		the county agency must add to the c	ase plan and
provide the services			
 (1) as stated on the record. (2) as follows: 			
Siblings			
19. The child does not have siblings under the o	court's jurisdiction.		
20. The child does have siblings under the court	-	ttachment: Contact and Placement (f	rm 1/-403
is attached and incorporated by reference.			5111 5 V - 403)
Permanent plan			
 21a. The permanent plan of adoption is appropria b. The likely date by which the child's adoption 			
22. a. The permanent plan of tribal customary adorb. The likely date by which the child's tribal customary		•	nt plan.
 23. a. The child's permanent plan of adoption may Welf. & Inst. Code, § 366.26 to select the mail licensed county adoption agency or the Califi prepare and serve an assessment report as b. The likely date by which the child may be p identified placement with a specific goal is (see the second serve and serve). 	ost appropriate permanen fornia Department of Soci described in Welf. & Inst. laced for adoption, tribal of	t plan for the child. The county agenc al Services, acting as an adoption ag Code, § 366.22(b).	y and the ency, will
24. Contact with the child is ordered as follows (a. Visitation Attachment: Parent, Legal G b. Visitation Attachment: Sibling (form J\ c. Visitation Attachment: Grandparent (form Attachment))))	Guardian, Indian Custodia /-401)	-	00)
25. All prior orders not in conflict with this order remai			
26. Other findings and orders:			
a. See attached. b. (Specify):			
27. The next hearing is scheduled as follows:			
Hearing date: Time:	Dept:	Room:	
a. Postpermanency hearing (Welf. & Ins	t. Code, § 366.3(f))		
b. Selection and implementation hearing	g (Welf. & Inst. Code, § 36	6.26)	
c. Other (specify):			
28. Number of pages attached:			
Deter			
Date:	JUDGE		REFEREE
JV-445 [Rev. July 1, 2011] FINDINGS AND ORDERS A PARENTAL RIGHTS TERMIN (Welf. &			Page 4 of 4
(10112	92		

ATTORNEY OR PARTY WITH	DUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO .:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF	CALIFORNIA, COUNTY OF	DRAFT 6 04/16/10 xyz
STREET ADDRESS:		Not approved by the
MAILING ADDRESS:		Judicial Council
CITY AND ZIP CODE:		Succession Council
BRANCH NAME:		
CHILD'S NAME:		
	ND ORDERS AFTER POSTPERMANENCY HEARING— RMANENT PLAN OTHER THAN ADOPTION (Welf. & Inst. Code, § 366.3)	CASE NUMBER:

1. Postpermanency hearing

- a. Date:
- b. Department:
- c. Judicial officer (name):
- d. Court clerk (name):

h. Party (name):

- (1) Child:
- (2) Mother:
- (3) Father-presumed:
- (4) Father-biological:
- (5) Father-alleged:
- (6) Legal guardian:
- (7) Indian custodian:
- (8) De facto parent:
- (9) County agency social worker:
- (10) Other (specify):
- (11) Tribe:
- i. Others present in courtroom:
 - (1) Court Appointed Special Advocate (CASA) volunteer (name):
 - (2) Other (name):
 - (3) Other (name):

2. The court has read and considered and admits into evidence:

- a. Report of social worker dated:
- b. Report of CASA volunteer dated:
- c. Other (specify):
- Other (specify): d.

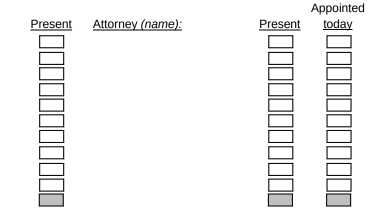
BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:

3.	a.		Notice of the date, time, and location of the hearing was given as required by law.	
	b.		For child 10 years of age or older who is not present: The child was properly notified under 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and the continuance to enable the child to be present.	· -
4.	a. b.		right of the tribe to intervene ings was provided to the	
			Bureau of Indian Affairs as required by law. Proof of such notice was filed with this court.	Page 1 of 7
Ju	idicial	Council o	Optional Use of California (y 1, 2011) FINDINGS AND ORDERS AFTER POSTPERMANENCY HEARING— PERMANENT PLAN OTHER THAN ADOPTION	Welfare and Institutions Code, § 366.3; Cal. Rules of Court, rule 5.740 www.courts.ca.gov

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- e. Court reporter (name):
- f. Bailiff (name):
- g. Interpreter (name and language):



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CHILD'S NAME:	CASE NUMBER:

5. A Court Appointed Special Advocate is appointed for the child.

6. Parentage

a. The court inquired of the child's parents present at the hearing and other appropriate persons present as to the identity and addresses of all presumed or alleged parents of the child. All alleged parents present during the hearing who had not previously submitted a *Statement Regarding Parentage (Juvenile)* (form JV-505) were provided with and ordered to complete form JV-505 and submit it to the court.

b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. Code, § 316.2 to

- (1) alleged parent (name):
- (2) alleged parent (name):
- (3) alleged parent (name):

Advisements and waivers

other (specify);

7.	The court informed and advised the				
	mother presumed father	biological father	legal guardian		

of the following: the right of each parent or guardian and the child to be present and to be represented by counsel at every stage of the proceedings and, if any of these parties is financially unable to retain counsel, any right to appointed counsel that exists, subject to the court's right to seek reimbursement; the right to assert the privilege against self-incrimination; the right to confront and cross-examine the persons who prepared the reports or documents submitted to the court by the petitioner and the witnesses called to testify against the parent, legal guardian, or Indian custodian; the right to subpoena witnesses; and the right to present evidence on one's own behalf.

child

8.	The	mother	biological father	legal guardian	child	
		presumed father	alleged father	Indian custodian		
		other (specify):				

has knowingly and intelligently waived the right to a court trial on the issues, the right to assert the privilege against self-incrimination, the right to confront and cross-examine adverse witnesses, the right to subpoen witnesses, and the right to present evidence on his or her own behalf.

Placement

- 9. Continued out-of-home care is in the best interest of the child.
- 10. The child's out-of-home placement is necessary.
- 11. The child's current placement is appropriate.
- 12. The child's current placement is not appropriate. The county agency must locate an appropriate placement for the child. a. The matter is continued to the date and time indicated in item 36 for a written oral report by the county agency on the progress made in locating an appropriate placement.
 - b. Other (*specify*):

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CHILD'S NAME:	CASE NUMBER:
13. The child is placed outside the state of California and that out-of-state plac	amont
 13. The child is placed outside the state of California and that out-of-state plac a. continues to be the most appropriate placement for the child and is ir 	
 b does not continue to be the most appropriate placement for the child The matter is continued to the date and time indicated on in item 36 f by the county agency on the progress made toward (1) returning the child to California and locating an appropriat 	ora written oral report
 (2) locating an out-of-state placement that is the most approprinterest of the child. (3) Other (<i>specify</i>): 	priate placement for the child and in the best
Efforts	
14. The county agency	
a. has	
b. has not	no ere no construite melle and to finalize
complied with the case plan by making reasonable efforts, including whatever ste the permanent placement of the child.	ps are necessary to make and to linalize
15. Child 10 years of age or older, placed in a group home for six months or lor foster care	nger from the date the child entered
a. The child has identified the following as an individual important to him or her:	
(1) <i>(name):</i>	
(2) (name):	
 (3) (name): b. The county agency has has not made efforts to identify 	individuals who are important to the child,
consistent with the child's best interest.	
c. The county agency has has not made efforts to maintain individuals who are important to the child, consistent with the child's best inte	n the child's relationships with the rest.
d. The county agency has has not made efforts to identify guardian for the child.	a prospective adoptive parent or a legal
e. To identify individuals who are important to the child and to maintain the	e child's relationships with those
individuals, the county agency must provide the services	·
(1) as stated on the record.	
(2) as follows:	
f To identify a prospective adoptive or a legal guardian for the child, the	county agency must provide the services
(1) as stated on the record.	
(2) \square as follows:	
16. The services provided to the child have been	
a adequate.	
b not adequate.	
17. The county agency	

- a. L____ has
- b. Las not

complied with the case plan by making reasonable efforts, including whatever steps are necessary to finalize the permanent placement of the child.

18. a. The child was actively involved in the case plan development, including the child's plan for permanent placement.
b. The child was not actively involved in the case plan development, including the child's plan for permanent placement and
 (1) the county agency is ordered to actively involve the child in the case plan development, including the plan for permanent placement, and to submit to the court an updated case plan within 30 days of the date of this hearing. (2) the county agency is not required to actively involve the child because the child is unable, unavailable, or unwilling to participate.
19. Child 12 years of age and over:
 a The child was given the opportunity to review the case plan, sign it, and receive a copy. b The child was not given the opportunity to review the case plan, sign it, and receive a copy, and (1) the county agency is ordered to provide the child with the opportunity to review the case plan, sign it, and receive a copy. The agency is further ordered to submit to the court within 30 days of the date of this hearing written confirmation that the child was provided with this opportunity. (2) the county agency is not required to actively involve the child because the child is unable, unavailable, or unwilling to participate.
20. a. The county agency has made diligent efforts to locate and contact the individuals identified in rule 5.637 of the California
 Rules of Court. The county agency has not made diligent efforts to locate and contact the individuals identified in rule 5.637 of the California Rules of Court and is ordered to make such diligent efforts, except for individuals the court has found inappropriate to contact under rule 5.637(c). C. The county agency must submit a report to the court detailing the diligent efforts made and the results of such efforts on <i>(date):</i>
21. a. The county agency has made diligent efforts to engage the individuals identified in rule 5.637 of the California Rules of Court in efforts to achieve a permanent home or lifelong connection for the child.
b. The county agency has not made diligent efforts to engage the individuals identified in rule 5.637 of the California Rules of Court in efforts to achieve a permanent home or lifelong connection for the child and is ordered to make such diligent efforts, except for individuals the court has found inappropriate to contact under rule 5.637(c).
c The county agency must submit a report to the court detailing the diligent efforts made and the results of such efforts on <i>(date):</i>
Education
 22. a. A limitation on the right of the parents to make educational decisions for the child is not necessary. The parents hold educational rights and responsibilities in regard to the child's education including those in rule 5.650(e)–(f) of the California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social worker. b. A limitation on the right of the parents to make educational decisions for the child is necessary, and those rights are limited as stated in <i>Findings and Orders Limiting Right to Make Educational Decisions for the Child, Appointing Educational Representative, and Determining Child's Educational Needs</i> (form JV-535) filed in this matter. The educational rights and responsibilities of the educational representative are found in rule 5.650(e)–(f) of the California Rules of Court. A copy of rule 5.650(e)–(f) may be obtained from the social worker.
23. a. The child's educational needs are are not being met.
b. The child's physical needsareare notbeing met.c. The child's mental health needsareare notbeing met.d. The child's developmental needsareare notbeing met.
24. The additional services, assessments, and/or evaluations the child requires to meet the unmet needs specified in item 23 or other concerns are:
a. stated in the social worker's report.
b specified here:
JV-446 [Rev. July 1, 2011] FINDINGS AND ORDERS AFTER POSTPERMANENCY HEARING—Page 4 of 7 PERMANENT PLAN OTHER THAN ADOPTION (Welf. & Inst. Code, § 366.3) 96

CHILD'S NAME:

CASE NUMBER:

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CHILD'S NAME:	CASE NUMBER:
25. Child 16 years of age or older:	
a. The services stated in the case plan include those needed to assist the care to independent living.	child in making the transition from foster
 b. The services stated in the case plan do not include those needed to as from foster care to independent living. c. To assist the child in making the transition to independent living, the ag and provide the services (1) as stated on the record. (2) as follows: 	
Health 26. The mother biological father other (specify):	garding the child's needs for medical, suspended under Welf. & Inst. Code, § 369
Siblings	
27. The child does not have siblings under the court's jurisdiction.	
28. The child does have siblings under the court's jurisdiction. Sibling Attachme is attached and incorporated by reference.	ent: Contact and Placement (form JV-403)
Permanent Plan	
29. The child's permanent plan is a. legal guardianship with a specific goal of termination of dependency	or adoption:
The likely date by which the child's specific goal will be achieved is (specify of	date):
b. placement with (name): with a specific goal of adoption or guardianship	, a fit and willing relative termination of dependency.
The likely date by which the child's specific goal will be achieved is (specify	date):
The relative is authorized to provide consent for the child's medical, su Order Granting Authority to Consent to Medical, Surgical, and Dental	
c. placement with (name of placement):	
 with a specific goal of (specify): (1)return home. (2)adoption. (3)legal guardianship. (4)permanent placement with a fit and willing relative. (5)a less restrictive foster care setting. (6)independent living with identification of a caring adult to serve as (7)assisted adult living with identification of a caring adult to serve as The likely date by which the child's specific goal will be achieved is (specify) 	as a lifelong connection for the youth.
The interviolate by which the child's specific goal will be achieved is (specify	uaicj.
d. The county agency made diligent efforts to locate an appropriate relative for relative whose name was submitted to the county agency was evaluated as a	

		JV-446
CHILD'S NAME:		CASE NUMBER:
–		
30 The c	child's permanent plan identified in item 29 is appropriate and continues as the	e permanent plan.
ur b. Ti	he child's permanent plan identified in item 29 may not be appropriate, and th nder Welf. & Inst. Code, § 366.26 to select the most appropriate permanent p he county agency and the licensed county adoption agency or the California I s an adoption agency, will prepare and serve an assessment report as describ	lan for the child. Department of Social Services, acting
C. TI SE SU W CC AI Of	he court advised all parties present in court that to preserve any right to review eek an extraordinary writ by filing notice of intent to file a writ petition and a re ubmitted on <i>Notice of Intent to File Writ Petition and Request for Record</i> (form rrit, which may be submitted on <i>Petition for Extraordinary Writ</i> (form JV-825). pourtroom. The court further advised all parties present in court that, as to then nd request for record must be filed with the juvenile court clerk within seven d f the court is directed to provide written notice as stated in rule 5.708(n)(5) of ot present.	w on appeal of this order, a party must quest for the record, which may be a JV-820), and a petition for extraordinary A copy of each form is available in the n, a notice of intent to file a writ petition ays of the date of this hearing. The clerk
C cc cł §	he court advised each parent present in court of the date, time, and place of t code, § 366.26; their right to counsel; the nature of the proceedings; and the re ourt must select and implement a plan of adoption, guardianship, or identified hild. The court ordered each parent present in court to appear for the hearing 366.26 and directed that each parent be notified hereafter by first-class mail to r business only.	equirement that at the proceedings the placement with a specific goal for the set under Welf. & Inst. Code,
e. [The court orders that no notice of the hearing set under Welf. & Inst. Co named below, who is a mother, a presumed father, or an alleged father adoption where the relinquishment has been accepted and filed with not alleged father who has denied paternity and has executed section 2 of <i>(Juvenile)</i> (form JV-505).	and who has relinquished the child for tice under Fam. Code, § 8700, or an
	 (1) (name): (2) (name): (3) (name): (4) (name): 	
	he likely date by which the child may be placed for adoption, for legal guardi- pecific goal is (<i>specify date</i>):	anship, or in an identified placement with a
§ 36	lear and convincing evidence, there is a compelling reason for determining th 6.26 is not in the best interest of the child because the child is not a proper su currently willing or appropriate to accept legal guardianship.	-
33. Con	tact with the child is ordered as stated in (check appropriate box and attac	ch indicated form):
a b c	 Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Visitation Attachment: Sibling (form JV-401). Visitation Attachment: Grandparent (form JV-402). 	-
34. All prior or	ders not in conflict with this order remain in full force and effect.	
35 Othe a. [b. [er findings and orders: See attached. (Specify):	

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CHILD'S NAME:	CASE NUMBER:
	• • • • • • • • • • • • • • • • • • • •
36. The next hearing is scheduled as follows:	
J	

	Hearing date:	Time:	Dept:	Room:
I	a. Selection and implementation b. Postpermanency he c. Other (specify):		g (Welf. & Inst. Code, § 366.26) st. Code, § 366.3)	

37. Number of pages attached: _____

Date:

JUDGE JUDGE PRO TEMPORE COMMISSIONER REFEREE

AMENDED AND NEW DEPENDENCY FORMS LIST—SPRING 2010

JV-365 Termination of Juvenile Court Jurisdiction—Child Attaining Age of Majority JV-403 Sibling Attachment: Contact and Placement NEW FORM JV-405 Continuance—Detention Hearing JV-406 Continuance—General JV-410 Findings and Orders After Detention Hearing (Welf. & Inst. Code, § 319) JV-412 Findings and Orders After Jurisdictional Hearing (Welf. & Inst. Code, § 356 JV-415 Findings and Orders After Dispositional Hearing (Welf. & Inst. Code, § 361 et seq.) JV-416 Dispositional Attachment: Dismissal of Petition With or Without Informal Supervision (Welf. & Inst. Code, § 360(b)) JV-417 Dispositional Attachment: In-Home Placement With Formal Supervision (Welf. & Inst. Code, § 361) JV-420 Dispositional Attachment: Removal From Custodial Parent—Placement With Previously Noncustodial Parent (Welf. & Inst. Code, §§ 361, 361.2) JV-421 Dispositional Attachment: Removal From Custodial Parent—Placement With Nonparent (Welf. & Inst. Code, §§ 361, 361.2). JV-425 Findings and Orders After In-Home Status Review Hearing (Welf. & Inst. Code, § 364) JV-426 Findings and Orders After In-Home Status Review Hearing—Child Placed With Previously Noncustodial Parent (Welf. & Inst. Code, §§ 364, 366.21) JV-430 Findings and Orders After Six-Month Prepermanency Hearing (Welf. & Inst. Code, § 366.21(e)) JV-431 Six-Month Prepermanency Attachment: Child Reunified (Welf. & Inst. Code, § 366.21(e)) JV-432 Six-Month Prepermanency Attachment: Reunification Services Continued (Welf. & Inst. Code, § 366.21(e)) JV-433 Six-Month Prepermanency Attachment: Reunification Services Terminated (Welf. & Inst. Code, § 366.21(e)) JV-435 Findings and Orders After 12-Month Permanency Hearing (Welf. & Inst. Code, § 366.21(f)) JV-436 Twelve-Month Permanency Attachment: Child Reunified (Welf. & Inst. Code, § 366.21(f)) JV-437 Twelve-Month Permanency Attachment: Reunification Services Continued (Welf. & Inst. Code, § 366.21(f)) JV-438 Twelve-Month Permanency Attachment: Reunification Services Terminated (Welf. & Inst. Code, § 366.21(f)) JV-440 Findings and Orders After 18-Month Permanency Hearing (Welf. & Inst. Code, § 366.22) JV-441 Eighteen-Month Permanency Attachment: Child Reunified (Welf, & Inst. Code, § 366.22) JV-442 Eighteen-Month Permanency Attachment: Reunification Services Terminated (Welf. & Inst. Code, § 366.22) JV-443 Eighteen-Month Permanency Attachment: Reunification Services Continued (Welf. & Inst. Code, § 366.22

- NEW FORM
- JV-445 Findings and Orders After Postpermanency Hearing—Parental Rights Terminated; Permanent Plan of Adoption (Welf. & Inst. Code, § 366.3(f))
- JV-446 Findings and Orders After Postpermanency Hearing—Permanent Plan Other Than Adoption (Welf. & Inst. Code, § 366.3)
- JV-455 Findings and Orders After 24-Month Permanency Hearing (Welf. & Inst. Code, § 366.25) NEW FORM
- JV-456 Twenty-four-Month Permanency Attachment: Child Reunified (Welf. & Inst. Code, § 366.25) NEW FORM
- JV-457 Twenty-four-Month Permanency Attachment: Reunification Services Terminated (Welf. & Inst. Code, § 366.25) NEW FORM

Item SPR10-34 Response Form

Juv JV-4 JV-4 JV-4	enile Law: Findings and Orders After Hearing and Termination of enile Court Jurisdiction (approve Judicial Council forms JV-403, JV-443, 455, JV-456, and JV-457; revise forms JV-365, JV-405, JV-406, JV-410, 412, JV-415, JV-416, JV-417, JV-420, JV-421, JV-425, JV-426, JV-430, 431, JV-432, JV-433, JV-435, JV-436, JV-437, JV-438, JV-440, JV-441, 442, JV-445, and JV-446)			
	Agree with proposed changes			
	Agree with proposed changes if modified			
	o not agree with proposed changes			
Comments:				
Name:	Title:			
Organizatio	n:			
	mmenting on behalf of an organization			
Address:				
City, State,	Zip:			
are <i>not</i> comm the proposal r	Comments ay be submitted online, written on this form, or prepared in a letter format. If you enting directly on this form, please include the information requested above and number for identification purposes. Please submit your comments online <u>or</u> email, omments. You are welcome to email your comments as an attachment.			
Internet:	http://www.courtinfo.ca.gov/invitationstocomment/			
Email: Mail: –	invitations@jud.ca.gov Ms. Camilla Kieliger Judicial Council, 455 Golden Gate Avenue San Francisco, CA 94102			
Fax:	(415) 865-7664, Attn: Camilla Kieliger			
	DEADLINE FOR COMMENT: 5:00 p.m., Friday, June 18, 2010			

Circulation for comment does not imply endorsement by the Judicial Council or the Rules and Projects Committee. All comments will become part of the public record of the council's action.